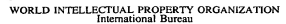


PCT





INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification ⁶: H04L 12/64, H04N 5/00

A1

(11) International Publication Number:

WO 99/57860

(43) International Publication Date:

11 November 1999 (11.11.99)

(21) International Application Number:

PCT/GB99/01392

(22) International Filing Date:

5 May 1999 (05.05.99)

(30) Priority Data:

9809685.2

6 May 1998 (06.05.98)

GB

(71) Applicant (for all designated States except US): SONY UNITED KINGDOM LIMITED [GB/GB]; The Heights, Brooklands, Weybridge, Surrey KT13 0XW (GB).

(72) Inventors; and

- (75) Inventors'Applicants (for US only): BARRY, Richard, John [GB/GB]; 19 St. Gabriels Lea, Chineham, Basingstoke, Hampshire RG24 8RE (GB). PASKINS, Adrian, Charles [GB/GB]; 14 Stratton Road, Cranbourne, Basingstoke, Hampshire RG21 3NZ (GB).
- (74) Agents: AYERS, Martyn, Lewis, Stanley et al.; J.A. Kemp & Co., 14 South Square, Gray's Inn, London WC1R 5LX (GB).

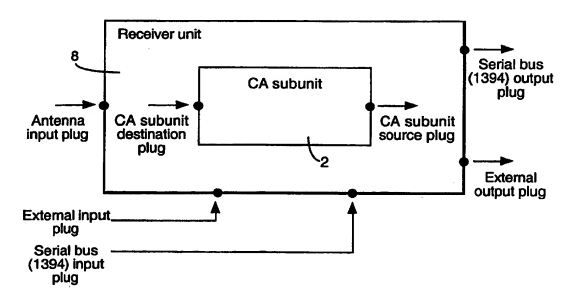
(81) Designated States: CN, JP, KR, US, European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE).

Published

With international search report.

Before the expiration of the time limit for amending the claims and to be republished in the event of the receipt of amendments.

(54) Title: NETWORKED CONDITIONAL ACCESS MODULE



(57) Abstract

A networked Conditional Access Module provided on an IEEE 1394 network, by defining a Conditional Access Module as a Conditional Access Subunit of the IEEE 1394 network, providing AV/C Conditional Access Commands to allow communication between the Conditional Access Subunit and other Subunits on the network, the Conditional Access Subunit including means to receive AV/C Conditional Access Commands over the IEEE 1394 network from another subunit, and means to transmit AV/C responses over the IEEE 1394 network in response to the received AV/C Conditional Access Commands.

FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

AL	Albania	ES	Spain	LS	Lesotho	SI	Slovenia
AM	Armenia	FI	Finland	LT	Lithuania	SK	Slovakia
AT	Austria	FR	France	LU	Luxembourg	SN	Senegal
ΑU	Australia	GA	Gabon	LV	Latvia	SZ	Swaziland
ΑZ	Azerbaijan	GB	United Kingdom	MC	Monaco	TD	Chad
BA	Bosnia and Herzegovina	GE	Georgia	MD	Republic of Moldova	TG	Togo
BB	Barbados	GH	Ghana	MG	Madagascar	TJ	Tajikistan
BE	Belgium	GN	Guinea	MK	The former Yugoslav	TM	Turkmenistan
BF	Burkina Faso	GR	Greece		Republic of Macedonia	TR	Turkey
BG	Bulgaria	HU	Hungary	ML	Mali	TT	Trinidad and Tobago
BJ	Benin	IE	Ireland	MN	Mongolia	UA	Ukraine
BR	Brazil	IL	Israel	MR	Mauritania	UG	Uganda
BY	Belarus	IS	Iceland	MW	Malawi	US	United States of Americ
CA	Canada	IT	Italy	MX	Mexico	UZ	Uzbekistan
CF	Central African Republic	JP	Japan	NE	Niger	VN	Viet Nam
CG	Congo	KE	Kenya	NL	Netherlands	YU	Yugoslavia
CH	Switzerland	KG	Kyrgyzstan	NO	Norway	ZW	Zimbabwe
CI	Côte d'Ivoire	KP	Democratic People's	NZ	New Zealand		
CM	Cameroon		Republic of Korea	PL	Poland		
CN	China	KR	Republic of Korea	PT	Portugal		
CU	Cuba	KZ	Kazakstan	RO	Romania		
CZ	Czech Republic	LC	Saint Lucia	RU	Russian Federation		
DE	Germany	LI	Liechtenstein	SD	Sudan		
DK	Denmark	LK	Sri Lanka	SE	Sweden		
EE	Estonia	LR	Liberia	SG	Singapore		

NETWORKED CONDITIONAL ACCESS MODULE

The present invention relates to a networked conditional access module and methods of implementing such a module on a network. More particularly, it relates to the provision of a Conditional Access Subunit for an IEEE 1394 network.

5

10

15

20

25

30

With the development of digital multi-media and in particular digital television, it has been proposed to provide a conditional access module. In the field of digital video processing, it is known to code digital video signals such that special processing is needed in the receiver to be able to reproduce the video signals. In particular, it has been proposed to provide a conditional access module which can perform all of the descrambling and other conditional access functions of the digital TV receiver. This allows conditional access and signal decoding functions to be separated from a host receiver, such that a generic digital TV receiver can operate with many different conditional access systems in different conditional access modules.

To allow communication between a conditional access module and a digital TV receiver, a common interface has been proposed and standardized by CENELEC (EN50221 Common Interface Specification for Conditional Access and other Digital Video Broadcasting Decoder Applications). This standard Common Interface defines a transport stream interface in which various virtual channels are time multiplexed and a command interface over which various additional command data are sent. The common interface thus allows connection of a conditional access module to a digital TV receiver or indeed any other digital video device.

As a basis for the present invention, it is now recognised that it would be advantageous to provide a conditional access module on a local network of digital multi-media devices including audio and video devices, such that the various functions available in the conditional access module could be provided to all of the devices on the network.

A standard has been proposed for connecting together various digital video devices on a local network. In particular, IEEE 1394 - 1995 is an IEEE standard for a high performance serial bus. It defines a bus, which will be referred to as an IEEE 1394 serial bus, for connecting together various digital consumer audio/visual products.

The IEEE 1394 specification defines a physical link connector, electrical signalling and a set of link and transaction protocols allowing the serial bus to self configure and carry audio, video and control information efficiently. A further set of additional protocols have also been defined to carry MPEG data and provide control mechanisms between different items of equipment on the IEEE 1394 serial bus. These protocols are defined in the specification "Digital Interface for Consumer Electronic Audio/Video Equipment" (IEC61883).

15

10

5

The IEC61883 specification enables several command protocols to be used. One set of commands are known as audio/video control - command transactions (AV/C-CTS) and are specified in the AV/C Digital Interface Command Set Document development by the IEEE 1394 Trade Association (see AV/C Digital Interface Command Set Version 2.0D March 26, 1997 Audio/Video Working Group of the 1394 Trade Association). The AV/C CTS defines a command set for consumer and professional audio/visual equipment. The AV/C CTS commands are carried within the FCP (Function Control Protocol) packet format defined by IEC61883.

25

20

An object of the present invention is to provide means by which a conditional access module may be provided on an IEEE 1394 network.

According to the present invention, there is provided a method of providing a Conditional Acess Module on an IEEE 1394 network, the method comprising:

30

defining a Conditional Access Module as a Conditional Access Subunit of the IEEE 1394 network;

providing AV/C Conditional Access Commands to allow communication between the Conditional Access Subunit and other Subunits on the network.

According to the present invention, there is provided a conditional access subunit for connection to an IEEE 1394 network, the subunit including:

means to receive AV/C Conditional Access Commands over the IEEE 1394 network from another subunit; and

means to transmit AV/C responses over the IEEE 1394 network in response to the received AV/C Conditional Access Commands.

10

5

According to the present invention, there is provided a subunit for use with a conditional access subunit on an IEEE 1394 network, the subunit including:

means to transmit AV/C Conditional Access Commands over the IEEE 1394 network to the conditional access subunit; and

15

means to receive AV/C responses from the conditional access subunit over the IEEE 1394 network in response to the transmitted AV/C Conditional Access Commands.

20

In this way, by treating the conditional access module as a subunit of the IEEE 1394 network and by providing conditional access commands as part of the AV/C command set, a conditional access module can be fully integrated on the network.

25

Preferably, the conditional access command includes a CA enable command and/or a CA entitlement command. The AV/C conditional access commands may also include a security command.

In this way, the CA enable command can be used to instruct the CA subunit as to which service is should descramble.

The enable command may include control commands as well as status and notify commands.

The CA entitlement commands may be used to interrogate the conditional access subunit to determine what entitlement the user has to services. It may be a status or notify type command.

According to the present invention, there is also provided a conditional access subunit for connection to an IEEE 1394 network for use in descrambling a transport stream received over the network wherein the conditional access subunit, having descrambled the transport stream, introduces a local scrambling before retransmitting the transport stream to other subunits on the network, such that only authorised subunits on the network capable of local descrambling can receive the information in the transport stream.

15

20

25

10

5

In this way, once a conditional access subunit has descrambled a program, the program does not become available for unauthorised copying. It can be transported only to an authorised subunit on the network, for instance a television display. This system can also be used to ensure that a particular conditional access subunit can only be used in conjunction with other particular types of subunit with the same local descrambling capabilities.

According to the present invention there is also provided a conditional access subunit for connection to an IEEE 1394 network having a tuner subunit, the conditional access subunit having means for periodically contacting the tuner subunit to request the received transport stream for a period of time sufficient to allow the conditional access subunit to update the entitlement management messages stored in the conditional access subunit.

30

In this way, even if a user does not operate the conditional access until for some time, such that entitlement information would have otherwise been missed, the conditional access subunit automatically requests transport stream information periodically so as to obtain that entitlement information.

The present invention will be more clearly understood from the following description, given by way of example only, with reference to the accompanying drawings, in which:

Figure 1 illustrates a CA subunit;

Figure 2 illustrates CA subunit logic connections;

Figure 3 illustrates a CA subunit identifier descriptor;

Figure 4 illustrates a system specification for use with the descriptor of Figure 15 3;

Figure 5(a) illustrates a CA status descriptor;

Figure 5(b) illustrates a CA subunit status area info block;

Figure 5(c) illustrates a source plug status area info block;

Figure 5(d) illustrates a plug status info block;

Figure 6 illustrates CA subunit commands;

20

30

Figure 7(a) illustrates a CA enable control command;

Figure 7(b) illustrates the broadcast system specific data of Figure 7(a);

Figure 7(c) illustrates an elementary PID definition of Figure 7(b);

Figure 8(a) illustrates a CA enable response;

Figure 8(b) illustrates the broadcast system specific data of Figure 8(a);

Figure 9 illustrates status or notify command structure;

Figure 10 illustrates status or notify response structure;

Figure 11(a) illustrates a CA entitlement command;

Figure 11(b) illustrates the broadcast system specific data of Figure 11(a);

Figure 12(a) illustrates a CA entitlement response;

Figure 12(b) illustrates the broadcast system specific data of Figure 12(a);

Figure 13 illustrates a security control command;

20

30

Figure 14 illustrates command exchange between controller and CA subunit; and

Figure 15 illustrates a satellite IRD connected to a network conditional access module.

A requirement exists for a Conditional Access (CA) system that allows the manufacturer of a Digital Television Receiver (DTV) to access scrambled services from several broadcasters. This is achieved by defining a protocol that allows the CA system to reside on a module which can then be connected to the DTV allowing that DTV to access the service. A solution exists in the form of a PC Card connected

to a single receiver. However there exists a new requirement for a Networked Conditional Access Module (NCAM). The main requirements for this device are:

- flexible form factor
- flexible access, for example peer to peer communication
- flexible location

5

10

15

20

This application proposes the format of the additional AV/C subunits that are required to implement the NCAM. The AV/C model for the NCAM will provide a conditional access system that is tailored for use on an IEEE 1394-1995 based digital network.

The purpose of the Networked Conditional Access Module (NCAM) is to provide conditional access functionality. The NCAM uses a logical collection of resources that allow the descrambling of selected services to take place. The required resources for the NCAM can exist either in one location, for example inside a DTV, or be distributed throughout the In Home Digital Network (IHDN).

The NCAM relies on both existing and additional subunits. The existing subunits that the NCAM makes use of are:-

- Tuner subunit
- Panel subunit
- In order to implement a networked conditional access module on an IEEE 1394 network, an AV/C subunit is defined for the conditional access module. In particular, a conditional access subunit models the core functionality of a descrambler. The CA subunit receives scrambled streams, descrambles them and then outputs a descrambled stream. The CA subunit may communicate with other required subunits via asynchronous commands across the IEEE 1394 network.

The Tuner subunit is used as the data source, the Panel subunit is used to provide information to the user and receive input from the user. The CA subunit contains the descrambling functionality and can make use of smart card and modem subunits.

5

The resources that are required for an NCAM to function may be implemented privately within a single module. If a manufacturer wishes to develop an NCAM with the smart card and modem functionality integrated for the exclusive use of the NCAM this is allowed. In such a case the NCAM would only implement the CA subunit and make use of the tuner and panel subunits in other devices. It is likely for security reasons that an NCAM would be implemented with a private smart card. The smart card subunit is included for when a smart card could be used for other applications, for example a data card or "electronic cash" card.

15

10

The NCAM can also be implemented with distributed resources. In this case the CA subunit would work in conjunction with subunits embedded in other objects distributed throughout the digital network.

20

Depending on the service to be descrambled, all or some of the resources will be required. In a simple system that relies on a Smart Card to be inserted to authenticate the service the modem is not required, a simple form of display device is required to prompt the user to insert the card but interaction is not necessary. A more complicated system, for example a pay per view (PPV) system, requires all of the resources to allow a choice of services to be presented to the user and to allow the user make a selection. Therefore the NCAM may operate with reduced functionality if not all the required subunits are present.

25

Figure 1 illustrates the basic CA subunit 2. This can be a stand alone device or integrated into another device.

-9-

The CA subunit destination plug 4 is the input to the subunit 2. The signal format is compliant with the system(s) supported by the CA mechanism. The CA subunit destination plug 4 can connect either directly to the serial bus (1394) input plug or to the source plug of another suitable subunit; for example the input to the CA subunit could be a tuner subunit.

5

10

15

20

25

30

The CA subunit source plug 6 is the output of the subunit 2. The signal format is compliant with the system(s) supported by the CA mechanism. The CA subunit source plug 6 can connect either directly to the serial bus output plug or to the destination plug of another suitable subunit.

A CA subunit that implements a single source and destination plug is potentially capable of descrambling one or more services within an isochronous channel from a single source, providing the CA system is compatible with the source material.

Depending on the hardware capability of the CA subunit it is possible to implement multiple destination and source plugs. There are an equal number of source and destination plugs. Such a configuration allows a single CA subunit to provide descrambling of several independent streams/services at the same time. This model allows a very flexible, distributed AV network environment.

Thus, in other words, the CA subunit can receive different streams from one or more other subunits on the network, descramble them and re-route them to one or more other subunits as required. Any limitation is due principally only to bandwidth.

When making connections between the CA subunit destination plug and either the serial bus input or another subunit the connection is established manually using a CONNECT command. This connection is made before issuing a CA command. If the CA subunit is operating in a stand-alone mode then the destination

and source plugs of the subunit can be permanently connected to the input and output serial bus plugs.

If the CA subunit has an existing connection which has been locked and an additional connection is requested then a response of REJECTED is returned. If the connection is permanent then the conflicting command generates a response of NOT IMPLEMENTED.

The CONNECT command is used to connect the CA subunit source plugs to either another subunit or the serial bus output plugs.

All current connections of CA subunits are reported by the CONNECT status or CONNECTIONS status commands. This includes all permanent connections. A controller can determine if a connection is permanent by examining the "perm" flag of the responses for the CONNECT status and CONNECTIONS status commands.

The connection of the CA subunit to other subunits is implementation specific. Whether it is logical to allow the connection of the CA subunit to certain other subunits is considered at implementation time.

20

25

10

15

A CA subunit may be embodied inside a receiver, which is a device defined as one that contains a tuner subunit, or as a stand-alone device. Figure 2 illustrates how a CA subunit appears in a receiver 8; in a stand-alone device, there would likely be no antenna input plug (only 1394 serial bus and possibly "external" input plugs).

PCT/GB99/01392

The following table illustrates the various combinations of connections between a receiver unit and a CA subunit plugs and which ones are valid or not. All invalid connections generate a response of NOT IMPLEMENTED.

-11-

		ı	

WO 99/57860

10	
----	--

1	5	

20

25

Non CA Subunit Plug	CA Subunit Plug	Connection Valid?	Comments
External antenna input plug	CA destination plug	NO	X
External antenna input plug	CA source plug	NO	X
External input plug	CA destination plug	NO	X
External input plug	CA source plug	NO	X
External output plug	CA destination plug	NO	X
External output plug	CA source plug	NO	X
Serial bus input plug	CA destination plug	YES	This connection must be created using a CONNECT command, or it may be a permanent connection
Serial bus input plug	CA source plug	NO	X
Serial bus output plugs	CA destination plug	NO	X
Serial bus output plugs	CA source plug	YES	This connection must be created using a CONNECT command, or it may be a permanent connection
Subunit source plug	CA destination plug	YES	This connection must be created using a CONNECT command, or it may be a permanent connection
Subunit source plug	CA source plug	NO	X
Subunit destination plug	CA destination plug	NO	X
Subunit destination plug	CA source plug	YES	This connection must be created using a CONNECT command, or it may be a permanent connection

When issuing the CONNECT Command the lock bit is used to ensure that connections are not broken by third parties.

The CA subunit can handle both full and partial transport streams. It is beneficial for the source to create a partial transport stream containing the elements of the service it wishes descrambled in order to save bandwidth on the bus. In the case where a partial transport stream is created and the EMMs (Entitlement Management Messages) are embedded in the transport stream, the source includes the EMMs in the partial transport

-12-

stream. It will not be possible for the CA subunit to descramble the desired services if the data contained in the EMMs is not present.

5

10

20

The CA system is used to prevent unauthorised access to broadcast material. Once the material has been descrambled, it can be protected when carried over the IHDN (In Home Digital Network). In particular, the CA subunit can implement a suitable Copy Protection system on both its destination and source plugs.

The CA subunit is provided with a subunit identifier. For each particular CA subunit, the subunit identifier describes the characteristics of the broadcast system(s) and CA system(s) supported by that CA subunit. More than one broadcasting system and CA system may be supported by a particular CA subunit. With the use of this information, other subunits on the network, particularly, the controller, will know how each CA subunit may be used.

Figure 3 illustrates the subunit dependent information which is contained within the subunit identifier descriptor.

The CA_subunit_dependent_info_fields_length field specifies the number of bytes for the non-info block fields of the subunit dependent information; in this case, through the system_specification[n-1].

A controller on the network preferably finds any number of information blocks following this field, such that the CA subunit dependent information can be extended in the future. Controllers can easily determine if any info blocks exist here by comparing the CA_subunit_dependent_length and CA_subunit_dependent_info_fields_length fields. If the following formula is true:

CA_subunit_dependent_length > (CA_subunit_dependent_info_fields_length + 2) then info blocks exist in this structure.

The CA_subunit_version field indicates the version number of CA subunit command specification that the CA subunit conforms to. The upper 4 bits show the major version number and the lower 4 bits the minor version number.

CA_subunit_version	meaning
1016	Version 1.0 of the CA subunit specification
	Reserved for future specification

The number_of_systems field specifies how many broadcast systems are supported by this CA subunit.

The system_specification field describes each broadcast system and is illustrated in Figure 4.

The specification_length field indicates the size, in bytes of the entire system_specification structure.

15

The system_id field indicates a broadcast system that the CA subunit supports. The following broadcast systems are currently defined:

20

system_id	name	
2016	DVB	
other values	reserved	

25

The implementation_profile_id field specifies the profile ID of the CA subunit for this system_id. A CA subunit may be implemented with a different profile for each of the broadcast systems that it supports. There is one profile for each supported system.

The following profiles are defined:

5

10

15

20

25

implementation_profile_id	meaning
E0 ₁₆	conformant_implementation - a CA subunit with this implementation profile ID was created based on the AV/C CA Specification version 1.0. The set of features (commands and data structures) supported by this implementation is defined by the manufacturer. This profile ID applies to all broadcast systems.
E1 ₁₆	conformant_full_implementation - a CA subunit with this profile implementation is as described above, but it implements all of the commands and relevant data structures for the specified broadcast system, as defined in the AV/C CA Specification version 1.0. This profile ID applies to all broadcast systems.
All other values	reserved for future specification in this AV/C CA Specification

The number_of_CA_system_ids field indicates the number of CA systems the CA subunit is compatible with.

The CA_system_id fields identify a particular CA system. The values for CA_system_id are systemic dependent and in the DVB case they are defined in pr ETS 300468 Specification for Service Information (SI) in Digital Video Broadcasting (DVB) Systems. The CA_system_id_length field defines the length in bytes of the CA_system_id field.

For each CA subunit, there is also a CA status descriptor. This holds information about the CA subunit in general, and about the information that is on each of its source plugs. The data held within this structure is dynamic and is kept up to date by the CA subunit. A controller may examine this structure in order to determine the operational status of the CA subunit and its source plugs.

The general format of the CA status descriptor is shown in Figure 5(a).

The descriptor_length is the number of bytes for the CA subunit status descriptor structure, not including the descriptor_length field.

5

The CA subunit status area info block is illustrated separately in Figure 5(b) and the source plug status area info block is illustrated separately in Figure 5(c).

The general CA subunit status area info block contains status information about the CA subunit that is not specific to a particular destination or source plug.

The *compound_length* field specifies the number of bytes for the remainder of this information block (including any nested information blocks which may occur after the last well defined field).

15

20

The primary_field_length is the number of bytes for the remaining fields.

The available_bandwidth_upper and available_bandwidth_lower fields are read together and indicate the bandwidth capacity the CA subunit has available. The available_bandwidth_upper field indicates the integer amount of bandwidth available in Mbps. The available_bandwidth_lower indicates the fractional amount of bandwidth available in Mbps.

For example, if the CA subunit has 34.8Mbps of bandwidth available it would be represented as follows.

```
available_bandwidth_upper = 00\ 22_{16}
available_bandwidth_lower = 08_{16}
```

10

15

20

The values of 0F FF₁₆ for available_bandwidth_upper and FF₁₆ for available_bandwidth_lower are reserved and indicate that the CA Subunit cannot determine the amount of available bandwidth.

This allows a device such as a tuner subunit to determine whether the CA subunit has enough spare capacity for additional services to be descrambled. If the CA subunit can support the simultaneous descrambling of multiple services from multiple sources then the available_bandwidth can be read in conjunction with the destination_plug_status fields to allow a controller to determine whether it is able to connect an additional source to the CA subunit

With respect to the source plug status area info block of Figure 5(c), the *number* of source plugs field specifies the number of source plugs on the particular subunit and, hence, the number of plug status info block structures that are nested in this info block. The structures are located sequentially and not nested inside of each other. Most CA units will have only one source plug.

The plug status info block (x) fields are illustrated separately in Figure 5(d) and provide status information for each of the source plugs. There is one of these structures for each source plug on the CA subunit, even if the plug currently has no status information to report. As shown, the fields are each split into two general areas.

The source_plug field indicates the actual source plug number.

The destination_plug field indicates the destination_plug number that this source_plug is relevant to.

The status field describes the current situation of the source_plug according to the table below.

value	status description
0016	No information instances are on the specified source plug.
1016	A descrambled version of the service(s) requested for descrambling is(are) currently on the specified source plug.
2016	A descrambled version of the service(s) requested should be on the specified source plug, however it is (they are) not currently on the plug.

Case 10₁₆ is used when the CA subunit is functioning correctly and is outputting the requested service in a descrambled state. Case 20₁₆ is used when the CA subunit has responded that it can descramble the selected service but at present the descrambled service is not available on the plug.

The CA subunit Status descriptor is specific to the CA subunit type; it has the following type value.

descriptor_type	meaning		
80 ₁₆	CA Status Descriptor		

The descriptor_type_specific_reference field does not exist because there is only one CA status descriptor for a CA subunit.

The CA subunit model does not feature any object lists.

20

The CA subunit commands are illustrated in Figure 6.

CA Enable

15

20

25

The CA enable command is used to instruct the CA subunit as to which service it should descramble. The command is broadcast specific. The CA enable control command is illustrated in Figure 7(a) with the broadcast systems specific data illustrated in Figure 7(b) and the elementary PID definition illustrated in Figure 7(c).

The *system_id* field denotes which broadcast system the following command relates to. The following systems are currently defined:

system_id	name
20 ₁₆	DVB
Other values	reserved

The broadcast_system_specific_data field contains operands that are specific to the system being used.

For the DVB System the operands of Figure 7(b) fully specify the service to be descrambled. The PID (Packet Identifier) for each component of the service is identified.

If one of the component subunits of a controller is a tuner subunit then the controller has the service_id and PID values available to it privately. However, if a controller wishes to make use of another suitable receiving device then the controller must inspect the service and component descriptors of the tuner subunit in the receiving device. The controller must define the PIDs of the components of the desired service.

WO 99/57860

PCT/GB99/01392

-19-

A separate CA_ENABLE command is sent for each service that is to be descrambled. The action field is used to update the list of selected services stored in the CA subunit. The following values are defined.

5

action	value
add	0016
update	10 ₁₆
remove	20 ₁₆
remove_all	3016
reserved	Other values

10

15

When action is set to "add" the selected service is added to the list of services selected for descrambling. "update" indicates that a selected service should be modified in some way. Since the list management commands only act at the program level, any changes at the elementary stream level in an existing service must be signalled by an 'update' command with the complete elementary stream list re-sent. "remove" allows one service to be deleted from the list. "remove_all" is used when the descrambling of all services is no longer required.

20

The service_id field specifies the service to which the program_map_PID is applicable.

The number_of_elementary_PID_definitions field indicates the number of following elementary_PID fields.

25

Each of the elementary PID fields correspond to the example illustrated in Figure 7(c).

30

The stream_type field identifies the type of service element carried within the packets with the PID whose value is specified by the elementary _PID. The values are defined in table 2-29 of ISP/IEC 13818-1 Generic Coding of Moving Picture and Associated Audio Systems.

The elementary_PID field specifies the PID of the transport stream packets that carry the associated service element.

Having received a CA enable control command, the CA subunit will produce a response as illustrated in Figure 8(a), with the broadcast systems specific data illustrated in Figure 8(b).

The operands have the same meaning as for the CA enable control command and the response format is the same as for the control command with the addition of the status operand.

In the case where the action is "add" or "update" and the CA enable command is successful, the response will be ACCEPTED. status can take on the following values. The value of status reflects the action.

15

10

5

action	status	Value
add	descrambling	
add	descrambling possible under conditions (purchase dialog)	
add	descrambling possible under conditions (technical dialog)	
update	descrambling	
update	descrambling possible under conditions (purchase dialog)	
update	descrambling possible under conditions (technical dialog)	
remove	remove_successful (technical dialog)	
remove_all	remove_successful	

25

30

20

In the case where an add or update command is successful then the response is scrambling. However there may be some cases where it is theoretically possible to descramble the service but there are certain conditions that must first be satisfied. The scrambling possible under conditions messages are returned in this case. There are two types of conditional responses, urchase dialogue and echnical dialog. Both dialogs require an interaction with the user via the man machine interface (MMI).

-21-

The purchase dialog is required, for example, where the user has requested a pay per view service. Here a dialog with the user might be required to confirm the cost of the service before viewing can commence.

The technical dialog is required when there is a technical issue to overcome before the CA subunit can determine whether it is possible or not to descramble the service. This could occur, for example, when the user needs to insert the smart card.

In the case where the CA_ENABLE command is unsuccessful the response frame will use the response code of REJECTED. The *status* field will take on the following values to reflect the nature of the error. The value of *status* reflects the *action*.

10

15

20

25

30

action	status	Value
add	descrambling not possible	
add	descrambling not possible (because no entitlement)	
add	descrambling not possible (for technical reasons)	
add	descrambling not possible (Insufficient bandwidth in CA subunit)	
add	descrambling not possible (Incompatible CA system)	83 ₁₆ 84 ₁₆
update	descrambling not possible	9016
update	descrambling not possible (because no entitlement)	91,6
update	descrambling not possible (for technical reasons)	92 ₁₆
update	descrambling not possible (Insufficient bandwidth in CA subunit)	9316
update	descrambling not possible (Incompatible CA system)	9416
remove	remove failed -service not present	A0 ₁₆
remove	remove failed - unknown reason	A1 ₁₆
remove_all	remove failed - service not present	B0 ₁₆
remove_all	remove failed - unknown reason	B1 ₁₆

The CA enable command can also be sent with a ctype of STATUS and NOTIFY. These are signified by "S" and "N" in Figure 6. The status and notify command frames have the same form as the control command. The command is used to determine whether the CA subunit is capable of descrambling the selected service. The broadcast system specific data for DVB systems specific operand is illustrated in Figure 9. The fields are the same as for the control command.

In response to a CA enable status and notify command, the CA subunit makes a response. The broadcast system specific data for the DVB system specific operands is illustrated in Figure 10.

The fields are the same as for the COMMAND response with the exception of the *status* field, which can take the values defined below. The "remove" action is not valid for STATUS or NOTIFY commands.

	action	status	Value
10	add	descrambling will be possible	0016
	add	descrambling will be possible under conditions (purchase dialog)	0116
	add	descrambling will be possible under conditions (technical dialog)	0216
	update	descrambling will be possible	1016
	update	descrambling will be possible under conditions (purchase dialog)	1116
	update	descrambling will be possible under conditions (technical dialog)	12 ₁₆
5	add	descrambling will not be possible	8016
	add	descrambling will not be possible (because no entitlement)	8116
	add	descrambling will not be possible (for technical reasons)	8216
0	add	descrambling will not be possible (Insufficient bandwidth in CA subunit)	8316
	add	descrambling will not be possible (Incompatible CA system)	8416
	update	descrambling will not be possible	9016
	update	descrambling will not be possible (because no entitlement)	91,6
	update	descrambling will not be possible (for technical reasons)	9216
	update	descrambling will not be possible (Insufficient bandwidth in CA subunit)	9316
	update	descrambling will not be possible (Incompatible CA system)	9416

25 <u>CA Entitlement</u>

30

The CA entitlement command may be used by EPG (Electronic Program Guide) applications to interrogate the CA subunit in order to determine what entitlement the user has to services found in the electronic program guide. For instance, when displaying the EPG, having interrogated the CA subunit to determine what programs can be descrambled, the EPG can indicate which of the programs the user is able to view. The command can be used with a ctype of STATUS and NOTIFY. This command does not prevent EPG and CA applications from the same or cooperating suppliers to develop private means of passing entitlement information. This command can be used by independent EPGs to interrogate CA modules.

The CA entitlement command is illustrated in Figure 11(a) with the broadcast systems specific data for the DVB system being illustrated in Figure 11(b).

The system ID field has the same meaning as for the CA enable command.

The operands network ID, original network ID, transport stream ID, service ID and event ID specify the service that the entitlement query is for. The event ID is fully qualified by the other location identifiers in the service information.

In response to a CA entitlement command, the CA subunit issues a response illustrated by Figure 12(a) with the broadcast system specific data for the DVB system illustrated in Figure 12(b).

The operands network_id, original_network_id, transport_stream_id, service_id and event_id are the same as for the command. The entitlement_status field denotes the whether or not the user has entitlement to the selected service.

value	entitlement_status	Description
00	entitlement unknown	The CA subunit cannot determine the entitlement status for this service
01	entitlement available	Entitlement for this service is currently available
02	entitlement not available	Entitlement for this event is not currently available and cannot be made available by any user dialogue with the CA subunit
03	user dialogue required	Entitlement is not currently available but could be made available after a user dialogue with the CA subunit
04	user dialogue complete unknown	The user dialogue is complete the entitlement is unknown
05	user dialogue complete available	The user dialogue is complete and entitlement has been granted
06	user dialogue complete not available	The user dialogue is complete and entitlement has not been granted
other values	reserved	The remaining values are reserved for future use

5

10

15

-24-

Security

Although the concept of the CA Subunit is to allow generic receivers to work with multiple CA systems there may be some cases when a service provider will wish to associate a certain CA Subunit with a certain IRD (Integrated Receiver Decoder). In this case authentication is used between the CA Subunit and the IRD to ensure that each device only works with its respective partner.

The SECURITY command is illustrated in Figure 13 and is independent of broadcast system as it is uniquely defined for each application. The authentication protocol is a process whereby the IRD and CA Subunit pass between themselves control codes to allow each device to satisfy itself that the other is genuine. The authentication protocol could be as simple as transferring two known keys between the devices or a more complex key exchange based upon, for example, public key protocols.

15

10

5

The category field defines the authentication and key exchange protocol that is used in the following category dependant field.

Implementation

20

25

The following provides an explanation as to how the CA Subunit can be implemented and the procedure that can be followed to make use of the CA Subunit.

The NCAM is a logical collection of subunits that provide the required functionality to implement a networked conditional access system. The CA subunit is the core of the system and relies on other subunits to provide a source and sink for the

-25-

material that requires descrambling and communication with both the user and outside world. As such the CA subunit should be aware of the tuner subunit and panel subunit.

The NCAM can be implemented with only the tuner, CA and Panel subunits;

these are the minimum requirements. The resources that the CA system may also require such as a modem and/or smart card reader can be implemented and accessed privately when they form part of the same unit.

The procedure for decoding a scrambled transport stream is described with reference to Figure 14. The following assumes that the tuner subunit will be the source of the scrambled stream, either an off air signal via a suitable front end or directly from the demux via an alternative source such as a DVCR. The user will a make a channel selection and the tuner subunit will detect that the stream is scrambled.

10

20

25

30

The controller can make an intelligent prediction as to which CA subunit to use based upon the CA_system_id field from the transport stream and CA_system_id of the CA subunit. For example in Figure 15 satellite IRD is connected to a CA Subunit via 1394.

The controller establishes an isochronous channel between the tuner and CA subunits to transmit the scrambled service to the CA subunit. A second channel from the CA subunit to the desired sink, this can be the unit that originates the scrambled source material or a separate unit, is set up. The 5C Copy Protection system or any other suitable alternative copy protection mechanism can be used to protect the descrambled transport stream from unauthorised copying.

The controller then sends the CA_ENABLE command to inform the CA subunit of which service or services it would like descrambled. When the CA subunit receives the CA_ENABLE command it determines whether or not it is capable of descrambling the selected service. This may involve setting up a dialogue with the user to determine whether they are prepared to pay for the service or request them to insert

-26-

their bank card or pin number. Some communication with the outside world via the modern may be required.

If following the user dialogue the CA subunit is capable of descrambling the selected services it updates its internal status registers and starts output the descrambled data.

Due to the nature of AV/C commands whereby each command requires a response, if the original CA_ENABLE command is met with a REJECTED response due to a user or technical dialogue being required then once the dialogue is resolved the controller will not know the outcome. Therefore if a CA_ENABLE command is rejected for dialogue reasons then the controller should send a NOTIFY command to be informed when the state of the CA subunit changes.

EMM Handling

In some implementations of a DTV receiver the CA module can receive EMMs whilst the DTV is in standby and on power states. This allows the CA module to continually update the entitlement that the user has.

20

5

10

15

In a network environment the TS must be routed to the CA subunit to allow the subunit to process the EMM packets. This means that if the CA subunit remains powered off or a TS is not connected to it for a period of time then the entitlement stored in the CA subunit may become out of date. Therefore at periodic intervals the CA subunit should contact the tuner subunit and request the TS for a period of time to allow it to update the EMMs. This should be done at times when the user experience will not be compromised. The controller should ensure that the channel is not changed while the user is watching a particular service.

25

-27-

No Tuner Subunit

The benefit of using a CA subunit in a network where a tuner subunit also exists comes when the controller is external to both the unit that contains the tuner subunit and the unit that contains the CA subunit. This allows the controller to discover the services that the tuner subunit is capable of receiving and can instruct the CA subunit to descramble a number of these services.

In some cases the CA subunit will exist in a network where there is no tuner subunit. In this case in order for a device to make use of the CA subunit the controller must exist in the same unit as that of the signal source. The controller must be capable of privately inspecting the transport stream and determining the PIDs of the elements of the service it wishes descrambled. Again the EMM stream must be included with the PIDs of the elements that are to be descrambled.

5

20

CLAIMS

1. A conditional access subunit for connection to an IEEE 1394 network, the subunit including:

means to receive AV/C Conditional Access Commands over the IEEE 1394 network from another subunit; and

means to transmit AV/C responses over the IEEE 1394 network in response to the received AV/C Conditional Access Commands.

- 2. A subunit for use with a conditional access subunit on an IEEE 1394 network, the subunit including:
- means to transmit AV/C Conditional Access Commands over the IEEE 1394 network to the conditional access subunit; and

means to receive AV/C responses from the conditional access subunit over the IEEE 1394 network in response to the transmitted AV/C Conditional Access Commands.

3. A method of providing a Conditional Access Module on an IEEE 1394 network, the method comprising:

defining a Conditional Access Module as a Conditional Access Subunit of the IEEE 1394 network;

providing AV/C Conditional Access Commands to allow communication between the Conditional Access Subunit and other Subunits on the network.

- 4. A subunit according to claim 1 or 2 or a method according to claim 3 wherein the AV/C Conditional Access Commands include a CA enable command.
- 5. A subunit or method according to claim 4 wherein the AV/C op code for the CA enable command is CC₁₆.

PCT/GB99/01392

WO 99/57860

5

10

15

20

25

- 6. A subunit or method according to claim 4 or 5 wherein the CA enable command includes a system ID for identifying the broadcast system to which the command relates.
- 7. A subunit or method according to claims 4, 5 or 6 wherein CA enable control commands include an action operand which is able to represent at least add, update, remove and remove all actions.
- A subunit or method according to any one of claims 4 to 7 wherein CA enable control command responses include an action operand corresponding to the action operand of a received CA enable control command and a status operand wherein, for an action operand representing an add action, the status operand is able to represent at least descrambling, descrambling possible under conditions (purchase dialogue) and descrambling possible under conditions (technical dialogue), for an action operand representing an update action, the status operand is able to represent at least descrambling, descrambling possible under conditions (purchase dialogue) and descrambling possible under conditions (technical dialogue status), for an action operand representing a remove action, the status operand is able to represent at least a remove successful status and, for an action operand representing a remove all action, the status operand is able to represent at least a
- 9. A subunit or method according to any one of claims 4 to 8 wherein CA enable status and notify commands include an action operand able to represent at least one of an add, update, remove and remove all action.
- 10. A subunit or method according to any one of claim 9 wherein CA enable status and notify command responses include an action operand corresponding to the action operand of the CA enable status and notify command and a status operand wherein, for an action operand representing an add action, the status operand is able to represent at least one of descrambling will be possible, descrambling will be possible under conditions (purchase dialogue), descrambling will be possible under conditions (technical dialogue), descrambling will not be possible, descrambling will not be possible (because no entitlement), descrambling

10

15

20

will not be possible (for technical reasons), descrambling will not be possible (insufficient bandwidth in CA subunit) and descrambling will not be possible (incompatible CA system) and for an action operand representing an update action, the status operand is able to represent at least descrambling will be possible, descrambling will be possible under conditions (purchase dialogue), descrambling will be possible under conditions (technical dialogue), descrambling will not be possible, descrambling will not be possible (because no entitlement), descrambling will not be possible (for technical reasons), descrambling will not be possible (insufficient bandwidth in CA subunit) and descrambling will not be possible (incompatible CA system).

- 11. A subunit or method according to any one of claims 4 to 10 wherein the CA enable command includes a service ID operand for specifying the service to which the program map PID is applicable.
- 12. A subunit or method according to any one of claims 4 to 11 wherein the CA enable command includes an operand for specifying the number of elementary PID definitions to follow, together with operands including elementary PID definitions.
- 13. A subunit or method according to claim 12 wherein each of the elementary PID definitions include a stream type operand for identifying the type of service element carried within the packets with the PID whose value is specified by the elementary PID and elementary PID operands for specifying the PID of the transport stream packets that carry the associated service element.
- 14. A subunit or method according to any preceding claim wherein the AV/C Conditional Access Commands include a CA entitlement command.
- 25 15. A subunit or method according to claim 14 wherein the AV/C opcode for the CA entitlement command is CD₁₆.

20

- 16. A subunit or method according to claim 14 or 15 wherein the CA entitlement command includes a system ID for identifying the broadcast system to which the command relates.
- 17. A subunit or method according to claim 14, 15 or 16 wherein the
 5 CA entitlement command includes operands defining broadcast systems specific data.
 - 18. A subunit or method according to claim 17 wherein the broadcast systems specific data is able to represent at least the network ID, the original network ID, the transport stream ID, the service ID and the event ID.
- 10 19. A subunit or method according to any one of claims 14 to 18 wherein, for a CA entitlement command response, the response has an operand able to represent entitlement status.
 - 20. A subunit or method according to claim 19 wherein the entitlement status operand is able to represent at least entitlement unknown, entitlement available, entitlement not available, user dialogue required, user dialogue complete unknown, user dialogue complete available and user dialogue complete not available.
 - 21. A subunit or method according to any preceding claim wherein the AV/C Conditional Access Commands include a security command.
 - 22. A subunit or method according to claim 21 wherein the AV/C opcode for the security command is 0F₁₆.
 - 23. A subunit or method according to claim 20 or 21 wherein the security command includes operands for defining authentication and key exchange protocols.

PCT/GB99/01392

-32-

- 24. A subunit or method according to claim 21, 22 or 23 wherein the subunit will only transmit data once it has received appropriate authentication from the receiving subunit.
- 25. A conditional access subunit for connection to an IEEE 1394 network for use in descrambling a transport stream received over the network wherein the conditional access subunit, having descrambled the transport stream, introduces a local scrambling before retransmitting the transport stream to other subunits on the network, such that only authorised subunits on the network capable of local descrambling can receive the information in the transport stream.

10

5

WO 99/57860

26. A conditional access subunit for connection to an IEEE 1394 network having a tuner subunit, the conditional access subunit having means for periodically contacting the tuner subunit to request the received transport stream for a period of time sufficient to allow the conditional access subunit to update the entitlement management messages stored in the conditional access subunit.

15

27. An IEEE 1394 network including a conditional access subunit according to claim 26, a tuner subunit and a control subunit wherein the control subunit ensures that the request from the conditional access subunit to the tuner unit does not cause the tuner unit to change channel while a user is making use of a particular service.

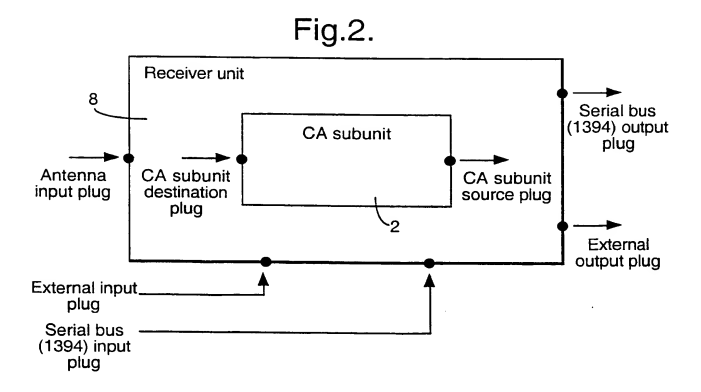
20

28. A tuner device having an embedded conditional access subunit according to any one of claims 1, 2 and 4 to 26.

CA subunit destination plug

CA subunit destination plug

CA subunit source plug



qs CA_subunit_dependent_info_fields_length optional info blocks for future expansion system_specification[n-1] number_of_systems [n] system_specification[0] CA_subunit_version qsm Address offset 0016 0216 0316 0116 0416

2/15

SUBSTITUTE SHEET (RULE 26)

lsb number_of_CA system_ids(m) CA_system_id_length[m-1] implementation_profile_id CA_system_id_length[0] specification_length CA_system_id[m-1] CA_system_id[0] system_id Fig.4. msb Address offset 0016 0116 0216 0316 0416 0516

Fig.5(a).	desciptor_length			general_CA_subunit_status_info_block			source_plug_status_area_info_block		Fig.5(b).	msb Sp Sp Sp Sp Sp Sp Sp S	compound_length		info_block_type=90 0016(general_CA_subunit_status_area_info_block)		primary_field_length		reserved	available_bandwidth_upper	available_bandwidth_lower
Address offset	00 0016	00 0116	00 0216	• •	• •	• •	• •	•		Address offset	00 0016	00 0116	00 0216	00 0316	00 0416	00 0516	00 0616	00 0716	00 0816

Fig.5(c).	dsi dsm	compound_length		info_block_type=90 0116(source_plug_status_area_info_block)		primary_fields_length		number_of_source_plugs (n)		nested plug_status_info_block structures	
	Address offset	0016	0116	0216	0316	0416	0516	0616	0716	• •	••

SUBSTITUTE SHEET (RULE 26)

Fig.6.

Т					
	Comments		Used to instruct the CA subunit to begin descambling the service defined in the broadcast specific data	Used to allow a controller to query the CA subunit to determine whether the user has entitlement for a specified service	Used for validation purposes between a controller and the CA subunit
		Z	<i>^</i>	`	/
	ctype	S	>	,	1
		ပ	,	I	1
	Value		CC16	CD16	OF16
	Opcode		CA_ENABLE	CA_ENTITLEMENT	SECURITY

Fig. /(a).

	qsm					dsi	
opcode		CA	CA_ENABLE (CC16)	(CC16)			
operand[0]			system_id	pi_			
operand[1]							
••		broadcas	t_system_	broadcast_system_specific_data	E		
••							

Fig.7(b).	ds1 dsm	and [1]	and [2] FF16	and [3] service_id	and [4]	and [5] number_of_elementary_PID_definitions[m]	and [6]	and [7] elementary_PID_definition[1]	and [8]		and [x]	nd [x+1] elementary_PID_definition[m-1]	nd [x+2]
		operand [1]	operand [2]	operand [3]	operand [4]	operand [5]	operand [6]	operand [7]	operand [8]	••	operand [x]	operand [x+1]	operand [x+2]

qs elementary_PID stream_type Fig.7(c). reserved qsm operand [x+2] operand [x+1] operand [x]

lsb broadcast_system_specific_data CA-ENABLE (CC16) system_id Fig.8(a). qsu operand [0] operand [1] opcode

qsj number_of_elementary_PID_definitions[m] elementary_PID_definition[m-1] elementary_PID_definition[1] service_id action FF16 qsm operand [x+2] operand [x+1] operand [1] operand [2] operand [3] operand [4] operand [5] operand [6] operand [8] operand [7] operand [x]

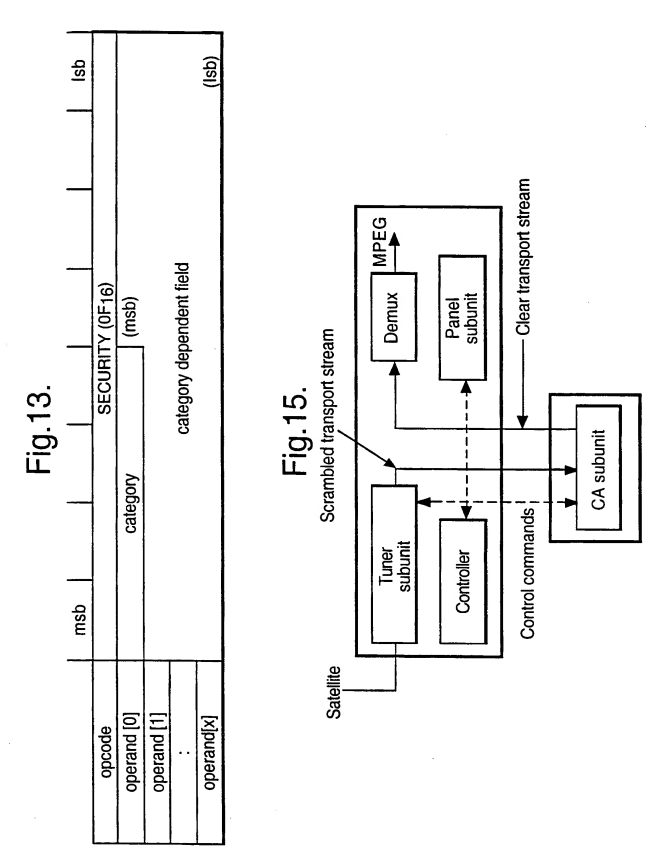
11/15

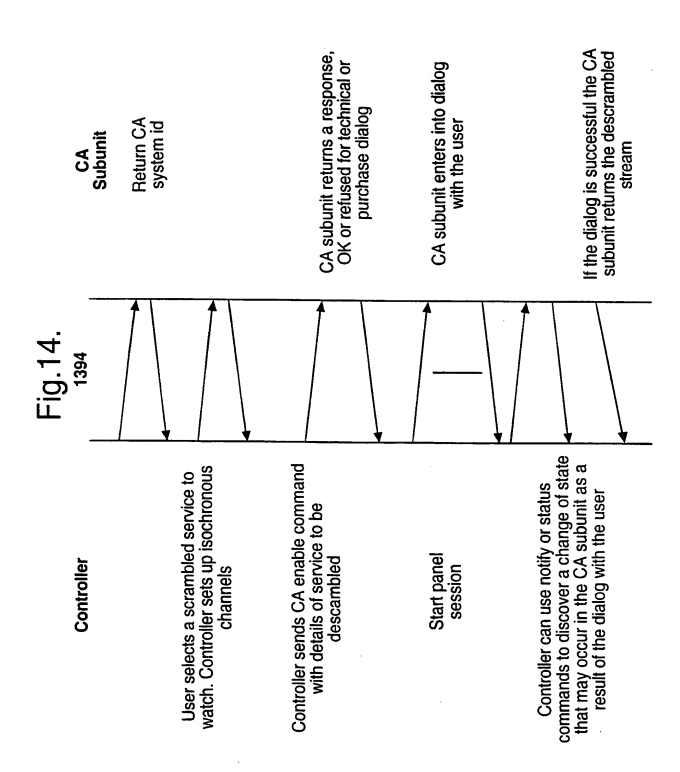
lsb number_of_elementary_PID_definitions[m] elementary_PID_definition[m-1] elementary_PID_definition[1] service_id status action Fig.10. msb operand [x+2] operand [x+1] operand [3] operand [4] operand [1] operand [2] operand [8] operand [x] operand [5] operand [6] operand [7]

Fig.11(a).	dsl lsb	CA_ENTITLEMENT (CD16)	system_id		broadcast_system_specific_data	
		epoodo	operand [0]	operand [1]	••	•

-	qsl											
-												
_												
_				bi x		n_id						
- •		network_id		original_network_id		transport_stream_id		service_id		event_id		FF16
.(~) -)L		origina		transp		S		•		
ָ בֿי												
_												
_	qsm	*				-0.0						
-		operand [1]	operand [2]	operand [3]	operand [4]	operand [5]	operand [6]	operand [7]	operand [8]	operand [9]	operand [10]	operand [11]

lsb broadcast_system_specific_data CA_ENTITLEMENT (CD16) system_id Fig.12(a). msb operand [0] operand [1] opcode







REQUEST

For receiving Office use only
International Application No.
International Filing Date
•
Name of receiving Office and "PCT International Application"

international application be processed according to the Patent Cooperation Treaty.	Name of receiving Office and "PCT International Application"								
-	Applicant's or agent's file reference (if desired) (12 characters maximum) N.74723A SLS								
Box No. I TITLE OF INVENTION									
NETWORKED CONDITIONAL ACCESS MODULE									
Box No. II APPLICANT									
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (that is, country) of residence if no State of re	entity, full official designation. If the address indicated in this sidence is indicated below.) This person is also inventor.								
SONY UNITED KINGDOM LIMITED The Heights	Telephone No.								
Brooklands Weybridge SURREY	Facsimile No.								
KT13 OXW UNITED KINGDOM	Teleprinter No.								
State (that is, country) of nationality: GB	State (that is, country) of residence:								
This person is applicant for the purposes of: **States** all designated the United States**	the United States the States indicated in the States of America only the Supplemental Box								
Box No. III FURTHER APPLICANT(S) AND/OR (FURTHER) INVENTOR(S)									
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (that is, country) of residence if no State of res	ntity, full official designation. If the address indicated in this sidence is indicated below.) This person is:								
BARRY, Richard John	applicant only								
19 St. Gabriels Lea	<u> </u>								
Chineham Rasingstoka	applicant and inventor								
Basingstoke Hampshire	inventor only (If this check-box								
RG24 8RE	is marked, do not fill in below.)								
UNITED KINGDOM									
State (that is, country) of nationality:	State (that is, country) of residence:								
GB	GB								
This person is applicant all designated all designate for the purposes of:	the States except that the United States the States indicated in the States indicated in the Supplemental Box								
Further applicants and/or (further) inventors are indicated of	on a continuation sheet.								
Box No. IV AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE									
The person identified below is hereby/has been appointed to act o of the applicant(s) before the competent International Authorities	on behalf as: common representative								
Name and address: (Family name followed by given name; for a legal e The address must include postal code and name of									
AYERS, Martyn Lewis Stanley	+44 171 405 3292								
J.A. KEMP & CO., 14 South Square,	Facsimile No.								
Gray's Inn,	+44 171 242 8932								
London, WC1R 5LX,	Teleprinter No.								
United Kingdom.	23676								
Adress for correspondence: Mark this check-box where no space above is used instead to indicate a special address to w	o agent or common representative is/has been appointed and the which correspondence should be sent.								
Form PCT/RO/101 (first sheet) (July 1998; reprint January 1999)	See Notes to the request fo								

Sheet No.	

Continuation of Box No. III FURTHER APPLICANTS AN	ND/OR (FURTHER) INVENTORS
If none of the following sub-boxes is used,	this sheet should not be included in the request.
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (that is, country) of residence if no State of res PASKINS, Adrian Charles 14, Stratton Road Cranbourne Basingstoke Hampshire RG21 3NZ UNITED KINGDOM State (that is, country) of nationality:	the address indicated in this idence is indicated below.) This person is: applicant only Applicant and inventor inventor only (If this check-box is marked, do not fill in below.) State (that is, country) of residence:
GB	GB
This person is applicant for the purposes of: all designated the United States all designated the United States	States except the United States the States indicated in the Supplemental Box
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (that is, country) of residence if no State of resi	tity, full official designation. the address indicated in this idence is indicated below.) This person is: applicant only applicant and inventor inventor only (If this check-box is marked, do not fill in below.)
State (that is, country) of nationality:	State (that is, country) of residence:
This person is applicant all designated for the purposes of:	States except the United States the States indicated in the Supplemental Box
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (that is, country) of residence if no State of resi	tity, full official designation, the address indicated in this dence is indicated below.) This person is: applicant only applicant and inventor inventor only (If this check-box is marked, do not fill in below.)
State (that is, country) of nationality:	State (that is, country) of residence:
This person is applicant all designated all designated for the purposes of: States the United Sta	States except the United States the States indicated in the sof America only the Supplemental Box
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (that is, country) of residence if no State of resi	tity, full official designation. the address indicated in this dence is indicated below.) This person is: applicant only applicant and inventor inventor only (If this check-box is marked, do not fill in below.)
State (that is, country) of nationality:	State (that is, country) of residence:
This person is applicant all designated for the purposes of:	States except the United States the States indicated in the South the Supplemental Box
Further applicants and/or (further) inventors are indicated or	n another continuation sheet.

Form PCT/RO/101 (continuation sheet) (July 1998; reprint January 1999)

See Notes to the request form

Box	No.V	DESIGNATION OF STATES			
The	follov	wing designations are hereby made under Rule 4.	0(a)	(mark	the applicable check house, at least one much to the
Reg	ionai i	Patent			
		2 v Zimozowe, and any other State which is a Con	ıracı	រោច ១ខេ	tho, MWMalawi, SD Sudan, SZ Swaziland, UG Uganda, tte of the Harare Protocol and of the PCT
	EA	Eurasian Patent: AM Armenia AZ Azerbajian	RY	' Relai	rus, KG Kyrgyzstan, KZ Kazakhstan, MD Republic of enistan, and any other State which is a Contracting State
X		European Patent: AT Austria, BE Belgium, CH DK Denmark, ES Spain, FI Finland, FR France, GB MC Monaco, NL Netherlands, PT Portugal, SE Swe Patent Convention and of the PCT	den,	and an	ritzerland and Liechtenstein, CY Cyprus, DE Germany, agdom, GR Greece, IE Ireland, IT Italy, LU Luxembourg, by other State which is a Contracting State of the European
	OA	any other State which is a member State of OAPI	ui, IV	ik Ma Ia Co	n Republic, CG Congo, CI Côte d'Ivoire, CM Cameroon, uritania, NE Niger, SN Senegal, TD Chad, TG Togo, and ntracting State of the PCT (if other kind of protection or treatment
Natio	nal Pa	itent (if other kind of protection or treatment desired, speci	ifv or	n dotter	l line)
		Albania	· —		•
l H					Lesotho
		Armenia		LT	Lithuania
	AI	Austria		LU	Luxembourg
	AU	Australia		LV	Latvia
	AZ	Azerbaijan		MD	Republic of Moldova
	· BA	Bosnia and Herzegovina			Madagascar
		Barbados			The former Yugoslav Republic of Macedonia
		Bulgaria	ш	14114	
H			_		
		Brazil			Mongolia
· 🗖		Belarus		MW	Malawi
		Canada		MX	Mexico
	CH	and LI Switzerland and Liechtenstein			Norway
X	CN	China		NZ	New Zealand
		Cuba	$\overline{\Box}$	PL	
		Czech Republic	$\ddot{\Box}$	PT	
$\overline{\Box}$		Germany	=		Portugal
		Denmark	Ц		Romania
					Russian Federation
		Estonia		SD	Sudan
	ES	Spain		SE	Sweden
	FI	Finland		SG	Singapore
	GB	United Kingdom		SI	Slovenia
	GD	Grenada		SK	Slovakia
	GE	Grenada Georgia	\Box	SL	Sierra Leone
П	GH	Ghana			
Ħ		Gambia		TJ	Tajikistan
님					Turkmenistan
][1117	Croatia			Turkey
		Hungary		TT	Trinidad and Tobago
		Indonesia		UA	Ukraine
	IL	Israel		UG	Uganda
	IN	India	X	US	United States of America
	IS	Iceland			***************************************
×	JP	Japan	П	117	Uzbekistan
$\overline{\Box}$		Kenya	=		
H		Kyrgyzstan			Viet Nam
=				ΥU	Yugoslavia
Ц	I/L	Democratic People's Republic of Korea		ZW	Zimbabwe
X		Republic of Korea	a na	itionai	kes reserved for designating States (for the purposes of patent) which have become party to the PCT after f this sheet:
=		Kazakhstan			
П		Saint Lucia	Ц	ΑĖ	United Arab Emirates
ᆜ		Sri Lanka		ΖA	South Africa
	LR	Liberia			***************************************
Preca	utiona	ry Designation Statement: In addition to the design			shows the applicant also makes at 1. D. 1. 4.0(1). II. d.

Precautionary Designation Statement: In addition to the designations made above, the applicant also makes under Rule 4.9(b) all other designations which would be permitted under the PCT except any designation(s) indicated in the Supplemental Box as being excluded from the scope of this statement. The applicant declares that those additional designations are subject to confirmation and that any designation which is not confirmed before the expiration of 15 months from the priority date is to be regarded as withdrawn by the applicant at the expiration of that time limit. (Confirmation of a designation consists of the filing of a notice specifying that designation and the payment of the designation and confirmation fees. Confirmation must reach the receiving Office within the 15-month time limit.)

Supplemental Box

If the Suppremental Box is not used, this sheet should not be included in the request.

- 1. If, in any of the Boxes, **the space is insufficient** to furnish all the information: in such case, write "Continuation of Box No...." [indicate the number of the Box] and furnish the information in the same manner as required according to the captions of the Box in which the space was insufficient, in particular:
- (i) if more than two persons are involved as applicants and/or inventors and no "continuation sheet" is available: in such case, write "Continuation of Box No. III" and indicate for each additional person the same type of information as required in Box No. III. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below;
- (ii) if, in Box No. II or in any of the sub-boxes of Box No. III, the indication "the States indicated in the Supplemental Box" is checked: in such case, write "Continuation of Box No. II" or "Continuation of Box No. III" or "Continuation of Box No. III" (as the case may be), indicate the name of the applicant(s) involved and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is applicant;
- (iii) if, in Box No. II or in any of the sub-boxes of Box No. III, the inventor or the inventor/applicant is not inventor for the purposes of all designated States or for the purposes of the United States of America: in such case, write "Continuation of Box No. II" or "Continuation of Box No. III" (as the case may be), indicate the name of the inventor(s) and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is inventor;
- (iv) if, in addition to the agent(s) indicated in Box No. IV, there are **further agents**: in such case, write "Continuation of Box No. IV" and indicate for each further agent the same type of information as required in Box No. IV;
- (v) if, in Box No. V, the name of any State (or OAPI) is accompanied by the indication "patent of addition," or "certificate of addition," or if, in Box No. V, the name of the United States of America is accompanied by an indication "continuation" or "continuation-in-part": in such case, write "Continuation of Box No. V" and the name of each State involved (or OAPI), and after the name of each such State (or OAPI), the number of the parent title or parent application and the date of grant of the parent title or filing of the parent application;
- (vi) if, in Box No. VI, there are more than three earlier applications whose priority is claimed: in such case, write "Continuation of Box No. VI" and indicate for each additional earlier application the same type of information as required in Box No. VI;
- (vii) if, in Box No. VI, the earlier application is an ARIPO application: in such case, write "Continuation of Box No. VI", specify the number of the item corresponding to that earlier application and indicate at least one country party to the Paris Convention for the Protection of Industrial Property for which that earlier application was filed.
- 2. If, with regard to the **precautionary designation statement** contained in Box No. V, the applicant wishes to exclude any State(s) from the scope of that statement: in such case, write "Designation(s) excluded from precautionary designation statement" and indicate the name or two-letter code of each State so excluded.
- 3. If the applicant claims, in respect of any designated Office, the benefits of provisions of the national law concerning **non-prejudicial disclosures or exceptions to lack of novelty**: insuch case, write "Statement concerning non-prejudicial disclosures or exceptions to lack of novelty" and furnish that statement below.

CONTINUATION OF BOX NO IV

GOLDIN, Douglas Michael; ELLIS-JONES, Patrick George Armine; BARLOW, Roy James; SENIOR, Alan Murray; BENTHAM, Stephen; WOODS, Geoffrey Corlett; CRESSWELL, Thomas Anthony; SEXTON, Jane Helen; NICHOLLS, Michael John; MARSHALL Monica Anne; WEBB, Andrew John; KEEN, Celia Mary; PRICE, Nigel John King; IRVINE, Jonquil Claire; LEEMING, John Gerard; DUCKWORTH, Timothy John; MCCLUSKIE, Gail Wilson; WRIGHT, Simon Mark; CURWEN, Julian Charles Barton; CLEEVE, James Harold Findlay; SMITH, Samuel Leonard; BENSON, John Everett, CAMPBELL Patrick John; MERRYWEATHER, Colin Henry; DUCKETT, Anthony Joseph; BENTHAM, Andrew; and ROQUES, Sarah Elizabeth; SRINIVASAN, Ravi Chandran; FAULKNER, Charlotte Waveney and TYSON, Robin Edward of: J.A. KEMP & CO., 14 South Square, Gray's Inn, London, WC1R 5LX, United Kingdom.

Sheet No.	5	
SHEEL INU.		

Box No. VI PRIORITY C	LAIM	Further	priority claims are indicated	in the Supplemental Box.	
Filing date	Number		Where earlier applicat	ion is:	
of earlier application (day/month/year)	of earlier application	national application	regional application:* regional Office	international application: receiving Office	
item(1)					
6/5/1998	9809685.2	GB			
item (2)					
item (3)					
of the earlier application((s) (only if the earlier a	transmit to the International application was filed with its the receiving Office) ide	the Office which for the		
• Where the earlier application is Convention for the Protection of I	4.4			one country party to the Paris's Supplemental Box.	
Box No. VII INTERNATIO	ONAL SEARCHING	AUTHORITY			
Choice of International Searce (if two or more International Se competent to carry out the interna- the Authority chosen; the two-lette	hing Authority (ISA) Parching Authorities are Pational search, indicate Per code may be used):	Request to use results of search has been carried out Date (day/month/year)	fearlier search; reference by or requested from the Intel Number	e to that search (if an earlier mational Searching Authority): Country (or regional Office)	
ISA /					
Box No. VIII CHECK LIST	Γ; LANGUAGE OF I	FILING			
This international application of the following number of sheet	ts:	• •	npanied by the item(s) mark	ed below:	
request :	-	calculation sheet			
description (excluding sequence listing part) : 27		rate signed power of attorn of general power of attorn	ey ey; reference number, if an	ıy:	
claims :5					
abstract :1	ı —				
drawings : 15	1 = .	slation of international appl			
sequence listing part	1 -	• •	,	or other biological material	
of description : 8 nucleotide and/or amino acid sequence listing in computer readable form					
Total number of sheets: 48	9. 🔲 othe	т (specify):			
Figure of the drawings which should accompany the abstract		Language of filing of th international application	e		
	OF APPLICANT OF				
Next to each signature, indicate the n	name of the person signing a	and the capacity in which the per	son signs (if such capacity is not o	bvious from reading the request).	
-4				7 	
•					
· · · · · · · · · · · · · · · · · · ·					
SMITH, Samuel Leonard AUTHORISED REPRES					
		For receiving Office use or	ly —		
Date of actual receipt of the international application:	e purported		·	2. Drawings:	
Corrected date of actual rec timely received papers or d the purported international	lrawings completing			received:	
Date of timely receipt of the corrections under PCT Art	ne required ticle 11(2):	· — — — 	-	not received:	
5. International Searching Au (if two or more are compete	thority ent): ISA /	6. Trans	mittal of search copy delaye search fee is paid.	ed	
	Fo	r International Bureau use of	only		
Date of receipt of the record of	юру		• •		

by the International Bureau:
Form PCT/RO/101 (last sheet) (July 1998; ; reprint January 1999)

See Notes to the request form





INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification of	f Transmittal of International Search Report		
N.74723A SLS	ACTION (FOITH FC1713A)2	20) as well as, where applicable, item 5 below.		
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)		
PCT/GB 99/01392	05/05/1999	06/05/1998		
Applicant				
SONY UNITED KINGDOM LIMIT	ED et al.			
· · · · · · · · · · · · · · · · · · ·				
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Auth	nority and is transmitted to the applicant		
according to minor of the copy to be might				
This International Search Report consists				
X It is also accompanied by	a copy of each prior art document cited in this	report.		
Basis of the report				
·	international search was carried out on the bas	sis of the international application in the		
language in which it was filed, unl	ess otherwise indicated under this item.	•		
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of t	ne international application furnished to this		
• • • • • • • • • • • • • • • • • • • •	d/or amino acid sequence disclosed in the in	ternational application, the international search		
was carried out on the basis of the	e sequence listing :			
	nal application in written form.	n		
filed together with the international application in computer readable form. furnished subsequently to this Authority in written form.				
	this Authority in computer readble form.			
the statement that the sub	sequently furnished written sequence listing d	oes not go beyond the disclosure in the		
	s filed has been furnished.	. Talanda and the same and the		
furnished	ormation recorded in computer readable form is	s identical to the written sequence listing has been		
2. Certain claims were four	nd unsearchable (See Box I).			
3. Unity of invention is lack	king (see Box II).			
4. With regard to the title ,	hanishad bu sha agalinaah			
the text is approved as sul				
the text has been establish	hed by this Authority to read as follows:			
5. With regard to the abstract,				
the text is approved as sul	bmitted by the applicant. hed, according to Rule 38.2(b), by this Authorit	ov as it appears in Box III. The applicant may		
	date of mailing of this international search rep			
6. The figure of the drawings to be publi	shed with the abstract is Figure No.	2		
as suggested by the applic	cant.	None of the figures.		
X because the applicant faile	ed to suggest a figure.			
because this figure better	characterizes the invention.			

INTERNATIONAL SEARCH REPORT



GB 99/01392

IPC 6	H04L12/64 H04N5/00		
According to	o International Patent Classification (IPC) or to both national classific	ation and IPC	
B. FIELDS	SEARCHED		
Minimum do IPC 6	ocumentation searched (classification system followed by classification HO4L HO4N	on symbots)	
Documenta	tion searched other than minimum documentation to the extent that s	such documents are included in the fields se	earched
Electronic d	ata base consulted during the international search (name of data ba	se and, where practical, search terms used	
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT		
Category °	Citation of document, with indication, where appropriate, of the rel	evant passages	Relevant to claim No.
Α	I OKOTH ET AL: "DVB: Common Inte ideale interaktive Multimedia-Umo FERNSEH UND KINOTECHNIK,		1-3,25, 26
Α	vol. 51, no. 12, 1 January 1997 (1997-01-01), page 854-856, XP002088534 ISSN: 0015-0142 page 854, right-hand column, line 17 page 856, middle column, line 28 US 5 590 202 A (BESTLER CAITLIN E 31 December 1996 (1996-12-31) the whole document	e 1 - line - line 42	1-3,25, 26
	ner documents are listed in the continuation of box C.	X Patent family members are listed	in annex.
"A" docume consid "E" earlier of filing d "L" docume which citation "O" docume other r "P" docume later th	ant defining the general state of the art which is not ered to be of particular relevance locument but published on or after the international ate in the which may throw doubts on priority claim(s) or is cited to establish the publication date of another in or other special reason (as specified) ent referring to an oral disclosure, use, exhibition or neans interpublished prior to the international filing date but in the priority date claimed	"T" later document published after the inte- or priority date and not in conflict with cited to understand the principle or the invention "X" document of particular relevance; the ci- cannot be considered novel or cannot involve an inventive step when the doc "Y" document of particular relevance; the ci- cannot be considered to involve an in- document is combined with one or mo ments, such combination being obviou in the art. "&" document member of the same patent for	the application but sory underlying the laimed invention be considered to sument is taken alone laimed invention rentive step when the re other such docusis to a person skilled
	actual completion of the international search	Date of mailing of the international sea $04/10/1999$	rch report
	2 September 1999		
Name and n	nailing address of the ISA European Patent Office, P.B. 5818 Patentiaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Perez Perez, J	

INTERNATIONAL SEARCH REPORT

on on patent family members

GB 99/01392

* Patent document cited in search report	Publication date	Patent family member(s)		Publication date	
US 5590202 A	31-12-1996	CA US	2167222 5680457	A A	19-07-1996 21-10-1997
·					
·					

From the INTERNATIONAL SEARCHING AUTHORITY

To: J.A. KEMP & CO. Attn. AYERS, M.L.S. 14 South Square A KEMP & Co Gray's Inn | A KEMP & Co London WC1R 5LX

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION

(PCT Rule 44.1)

t
Date of mailing (day/month/year) 04/10/1999
FOR FURTHER ACTION See paragraphs 1 and 4 below
International filing date (day/month/year) 05/05/1999

1. X	. X The applicant is hereby notified that the International Search Report has been established	ed and is transmitted herewith.
-	Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the International Applic	ation (see Rule 46):
	When? The time limit for filing such amendments is normally 2 months from the date of International Search Report; however, for more details, see the notes on the a	f transmittal of the companying sheet.
	Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Fascimile No.: (41–22) 740.14.35	
	For more detailed instructions, see the notes on the accompanying sheet.	and the
2.	The applicant is hereby notified that no International Search Report will be established Article 17(2)(a) to that effect is transmitted herewith.	and that the declaration under
3.		•
	the protest together with the decision thereon has been transmitted to the Internati applicant's request to forward the texts of both the protest and the decision thereo	onal Bureau together with the n to the designated Offices.
	no decision has been made yet on the protest; the applicant will be notified as soo	n as a decision is made.
4. F	Further action(s): The applicant is reminded of the following:	
	Shortly after 18 months from the priority date, the international application will be published by the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3 completion of the technical preparations for international publication.	itional application, or of the
w	Within 19 months from the priority date, a demand for international preliminary examination r wishes to postpone the entry into the national phase until 30 months from the priority date (nust be filed if the applicant n some Offices even later).
i	Within 20 months from the priority date, the applicant must perform the prescribed acts for electore all designated Offices which have not been elected in the demand or in a later electoricity date or could not be elected because they are not bound by Chapter II.	ntry into the national phase ion within 19 months from the

Name and mailing address of the International Searching Authority



European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

Authorized officer

Theresia Van Deursen

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international polication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been its filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

The letter must indicate the differences between the claims as filed and the claims as amended, it must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers;
 claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- 3. [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

PA NT COOPERATION TREAT

From the INTERNATIONAL BUREAU	J
-------------------------------	---

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

To:

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ÉTATS-UNIS D'AMÉRIQUE

Date of mailing (day/month/year)
13 December 1999 (13.12.99)

International application No.
PCT/GB99/01392

International filing date (day/month/year)
05 May 1999 (05.05.99)

Applicant

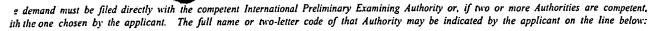
BARRY, Richard, John et al

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	18 November 1999 (18.11.99)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

Jean-Marc Vivet

Telephone No.: (41-22) 338.83.38



IPEA/ EP

PCT

CHAPTER II

DEMAND

under Article 31 of the Patent Cooperation Treaty:

The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty and hereby elects all eligible States (except where otherwise indicated).

For	International Preliminary	/ Examining Authorit	y use only		
Identification of IPEA		Date of receipt of DEMAND			
Box No. I IDENTIFICATION OF THE INTERNATIONAL APPLICATION Applicant's or agent's file reference N.74723A SLS					
International application No.	International filing date (day/month/year)		(Earliest) Priority date (day/month/year)		
PCT/GB99/01392	5 May 1999		6 May 1998		
Title of invention					
NETWORKED CONDITIONAL ACCESS MODULE					
Box No. II APPLICANT(S)					
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.) Telephone No.:					
SONY UNITED KINGDOM LIMIT	ED		Facsimile No.:		
The Heights Brooklands					
Weybridge			Teleprinter No.:		
Surrey KT13 0XW United Kingdom			·		
State (that is, country) of nationality: State (that is, country)		;) of residence:			
GB					
Name and address: (Family name followed by t	given name; for a legal entity, f	ull official designation. Th	e address must include postal code and name of country.)		
BARRY, Richard, John 19 St. Gabriels Lea	•				
Chineham					
Basingstoke		•			
Hampshire RG24 8RE United Kingdom					
<u> </u>					
Calle (mail 2) statistics		State (that is, country GB	State (that is, country) of residence:		
GB Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.)					
▲ Property of the Control of the Co					
PASKINS, Adrian, Charles 14 Stratton Road			•		
Cranbourne					
Basingstoke Hampshire RG21 3NZ					
United Kingdom					
en la ligação do 1946 do 1946 de plata o desposição de decidação do 1966 de decidades do 1946 do 1966 do 19 56 do					
		1	State (that is, country) of residence:		
GB GB					
Further applicants are indicated on a continuation sheet.					

Form PCT/IPEA/401 (first sheet) (July 1998; reprint July 1999)

See Notes to the demand form

Sheet	NIa	2	
SHEEL	IND.	_	

International application No. PCT/GB99/01392

Box No. III AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR COI	RRESPONDENCE		
The following person is agent common representative			
and X has been appointed earlier and represents the applicant(s) also for international prel	iminary examination.		
is hereby appointed and any earlier appointment of (an) agent(s)/common represen	tative is hereby revoked.		
is hereby appointed, specifically for the procedure before the International Prelimin the agent(s)/common representative appointed earlier.	nary Examining Authority, in addition to		
Name and address: (Family name followed by given name: for a legal entity, full official designation. The address must include postal code and name of country.)	Telephone No.:		
SMITH, SAMUEL LEONARD	+44 171 405 3292		
J.A. KEMP & CO.,	Facsimile No.:		
14 South Square, London, WC1R 5LX,	+44 171 242 8932		
United Kingdom.	Teleprinter No.:		
	23676		
Address for correspondence: Mark this check-box where no agent or common rep			
Address for correspondence: Mark this check-box where no agent of common repspace above is used instead to indicate a special address to which correspondence	should be sent.		
Box No. IV BASIS FOR INTERNATIONAL PRELIMINARY EXAMINATION			
Statement concerning amendments:*			
1. The applicant wishes the international preliminary examination to start on the basis of:			
the international application as originally filed			
the description as originally filed			
as amended under Article 34			
the claims as originally filed			
as amended under Article 19 (together with any accompanying	statement)		
as amended under Article 34			
the drawings as originally filed as amended under Article 34			
			2. The applicant wishes any amendment to the claims under Article 19 to be considered as reversed.
3. The applicant wishes the start of the international preliminary examination to be po	ostponed until the expiration of 20 months		
from the priority date unless the International Preliminary Examining Authority receives a copy of any amendments made under Article 19 or a notice from the applicant that he does not wish to make such amendments (Rule 69.1(d)). (This checkbox may be marked only where the time limit under Article 19 has not yet expired.)			
Where no check-box is marked, international preliminary examination will start on the basis of the international application as originally filed or, where a copy of amendments to the claims under Article 19 and/or amendments of the international application under Article 34 are received by the International Preliminary Examining Authority before it has begun to draw up a written opinion or the international preliminary examination report, as so amended.			
Language for the purposes of international preliminary examination: English			
which is the language in which the international application was filed.			
which is the language of a translation furnished for the purposes of international search.			
which is the language of publication of the international application.			
which is the language of the translation (to be) furnished for the purposes of international preliminary examination.			
Box No. V ELECTION OF STATES			
The applicant hereby elects all eligible States (that is, all States which have been designated and which are bound by Chapter II of the PCT)			
excluding the following States which the applicant wishes not to elect:			

Sheet No. 3.

International application No. PCT/GB99/01392

Box No. VI CHECK LIST				
The demand is accompanied by the following elements, in the language referred to in Box No. IV, for the purposes of international preliminary examination: For International Preliminary Examining Authority use only received not received				
translation of international application	:	sheets		
2. amendments under Article 34	:	sheets		
copy (or, where required, translation) of amendments under Article 19	:	sheets		
copy (or, where required, translation) of statement under Article 19	:	sheets		
5. letter	: 1	sheets		
6. other (specify)	:	sheets		
The demand is also accompanied by the item(s) m	narked below:			
1. K fee calculation sheet		4. statement e	xplaining lack of sign	ature
2. separate signed power of attorney			ind or amino acid sequadable form	uence listing in
3. copy of general power of attorney; reference number, if any:		6. other (speci		
Box No. VII SIGNATURE OF APPLICANT, AGENT OR COMMON REPRESENTATIVE				
Next to each signature, indicate the name of the person significant to each signature. Signif	ng and the capacity in w	rhich the person signs (ij s	uch capacity is not obviou	s from reading the demand).
			-	
For International Preliminary Examining Authority use only 1. Date of actual receipt of DEMAND:				
2. Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):				
The date of receipt of the demand is AFTER the expiration of 19 months from the priority date and item 4 or 5, below, does not apply. The applicant has been informed accordingly.				
4. The date of receipt of the demand is WITHIN the period of 19 months from the priority date as extended by virtue of Rule 80.5.				
Although the date of receipt of the demand is after the expiration of 19 months from the priority date, the delay in arrival is EXCUSED pursuant to Rule 82.				
For International Bureau use only				
Demand received from IPEA on:				

Form PCT/IPEA/401 (last sheet) (July 1998; reprint July 1999)

See Notes to the demand form

CHAPTER II

PCT

FEE CALCULATION SHEET

Annex to the Demand for international preliminary examination

		For International Prelimin	nary Examining Authority use only
International application No. PCT/C	SB99/01392		
Applicant's or agent's file reference	1.74723A SLS	Date stamp of the IPEA	· ·
Applicant			7.
		•	
SONY UNITED KING			41
Calculation of prescribed fees			
Preliminary examination fee		EUR 1533 P	
2. Handling fee (Applicants) entitled to a reduction of 759 Where the applicant is (or all titled, the amount to be entere handling fee.)	from certain States are 6 of the handling fee. applicants are) so en- d at H is 25% of the	EUR 148 H	
3. Total of prescribed fees Add the amounts entered at P and enter total in the TOTAL	and H	EUR 1681 TOTAL	
Mode of Payment			
authorization to charge department account with the IPEA (see		e stamps	
postal money order	coupon	as	
bank draft	other (s	specify):	
	White mode of particular and and	he available at all IPFAs)	
Deposit Account Authorization The IPEA/ EP		te total fees indicated above to my	deposit account.
aut	s check-box may be marked on horized to charge any defici depositaccount.	ency or credit any overpayment	unts of the IPEA so permit) is hereby in the total fees indicated above to
2805.0038	17 Novembe	г 1999	
Deposit Account Number	Date (day/month/year)	Signature	BARLOW, ROY JAMES

ATENT COOPERATION TREA

Fax No: 44-171-242-8935

ATERNATIONAL PRELIMINARY EXAMINATION AUTHORITY

To:

SMITH, Samuel L. J.A. KEMP & CO. 14 South Square Grav's Inn London WC1R 5LX GRANDE BRETAGNE J. A. KEMP & Co.

REC'D - 1 MAR 2000

Action by.....

TO PAY APPAIN BESTATION OF

(PCT Article 34(3) (a) and Rule 68.2)

Date of mailing (Day/month/year)

 $\overline{7a} \times$ 23.02.2000

2 5. 02. 00

Applicant's or agent's file reference

N.74723A SLS

REPLY OR **PAYMENT DUE** within 1 month(s) from the above date of mailing

Priority date (day/month/year)

International application No. PCT/GB99/01392

International filing date (day/month/year) 05/05/1999

06/05/1998

International Patent classification (IPC) or national Patent classification: H04L12/64

Applicant

SONY UNITED KINGDOM LIMITED et al.

- 1. This International Examining Authority
 - considers that the international application does not comply with the requirements of unity of (i) invention (Rule 13.1, 13.2 and 13.3) for the reasons indicated in the Annex.
 - therefore considers that there are 3 inventions claimed in the international application as indicated in (ii) the Annex.
 - recalls that claims relating to inventions in respect of which no international search report has been (iii) established need not be the subject of international preliminary examination (Rule 66.1 (e)).
- 2. Consequently the applicant is hereby invited, within the time limit indicated above, to restrict the claims as suggested under item 3, below, or to pay the amount indicated below:

EUR 1.533 x number of additional inventions

The applicant is informed that, according to Rule 68.3 (c), the payment of any additional fee may be made under protest, i.e. a reasonned statement to the effect that the international application complies with the requirement of unity of invention or that the amount of the required additional fee is excessive.

- 3. If the applicant opts to restrict the claims, this Authority suggests the restriction possibilities indicated in the Annex, which in its opinion would be in compliance with the requirement of unity of invention.
- 4. In the absence of any response from the applicant, this Authority will establish the international preliminary examination report on those parts of the international application indicated in the Annex which, in the opinion of this Authority appear to relate to the main invention.

Name and mailing adress of the international preliminary examination authority:

> European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer

Telephone No. +49 89 2399-8967



INVITATION TO RESTRICT OR TO PAY ADDITIONAL FEES

International application No. PCT/GB99/01392

The examination is being carried out on the following application documents:

Text for the Contracting States:

AT BE CH DE DK ES FI FR GB GR IT IE LI LU MC NL PT SE

Description, pages:

1-27

as originally filed

Claims, No.:

1-28

as originally filed

Drawings, sheets:

1/15-15/15

as originally filed

- The Applicant is advised that all independent claims must be linked by a single inventive concept (Rule 13.1 PCT). In the present case however, this requirement is not met. There are three separate inventions or groups of inventions, as follows:
 - I) A conditional access **subunit** (**Claim 1**) with corresponding **reciprocal subunit** (**Claim 2**), corresponding **method** defining a Conditional Access Module as a Conditional Access Subunit (**Claim 3**) and a corresponding **tuner** (**Claim 28**) comprising such a subunit, which comprises means to exchange AV/C Conditional Access Commands and replies over an IEEE 1394 network.
 - II) A conditional access subunit (Claim 25) which descrambles a transport stream, scrambles the stream again before retransmitting such that only authorized subunits can descramble the scream.
 - III) A conditional access subunit (Claim 26) which periodically contacts a tuner to request a transport stream for a period of time, which is long enough to update the entitlement management messages. Additionally a network (Claim 27) and a tuner (Claim 28) comprising such a subunit correspond thereto.

INVITATION TO RESTRICT OR TO PAY ADDITIONAL FEES

International application No. PCT/GB99/01392

These **three** inventions **could be implemented independently** of each other and share neither an inventive concept (Rule 13.1 PCT), nor special technical features or method steps (Rule 13.2 PCT) for the following reason:

The inventions do not share any technical features beside the fact that they are used "for connection to an IEEE 1394 network" which is not a limiting feature ("for" is interpreted as "suitable for ...").

In view of the above, the Applicant may wish to **restrict the claims**. As all claims have been searched, as if they were restricted to those dealing with any single one of the above identified inventions, they would then comply with the requirements of unity of invention.

Alternatively, as a full preliminary search report has been established, a full preliminary examination may also be conducted, providing that additional preliminary examination fees are paid (See form 405) (Article 34(3)(a), Rule 68(2)PCT).

In the present case, in order to overcome this objection, it would appear appropriate to file an amended set of claims defining the relevant subject-matter in terms of a minimum number of independent claims in each category (one for a "conditional access subunit", one for a "network including a conditional access subunit", one for a "tuner having embedded a conditional access subunit" and a corresponding "method for operating a conditional access subunit") followed by dependent claims covering features which are merely optional (Rule 6.4 PCT).

In filling a new set of claims, the Applicant is asked to point out specifically how the requirements of Rules 13.1 and 13.2 PCT are fulfilled, should more than one independent claim be filed. Furthermore, the support by the description (Art. 6 PCT) should be demonstrated in order to avoid an objection based on Art. 34 (2)(b) PCT (extension beyond the content of the application as filed).

If the Applicant does **not respond to the invitation** to restrict the claims or pay additional fees, the preliminary examination **report will be established on** those parts of the international application appearing to be the main invention, namely **invention I** (Article 34(3)(c) PCT).

2. It is not considered appropriate at this stage to analyse in detail all the separate independent claims, since in the view of the following comments, the **number of independent claims** will in any case have to be **reduced**.

Due to the multiplicity of independent claims broadly defining **three different systems** with corresponding methods (see above) by six independent claims having all different wording, it is totally unclear for which subject-matter protection is really sought. Therefore the requirements of Article 6 PCT are not met.

It is **not possible to form an opinion** on the novelty, inventiveness and industrial applicability of the subject-matter of the claims until a set of claims is filed clearly **relating to a single invention**, including a reasonable number of independent claims which define all the essential features of the invention (cf. PCT Guidelines, Chapter III, 4.4).

- 3. Taking the application as a whole into consideration, the following comments can further be given:
 - a. The designation of the subject matter "a subunit" (Claim 2) is not sufficiently clear (Article 6 PCT) to distinguish it from the "conditional access subunit" in Claim 1.
 - b. The designation of the subject matter "A method of providing a Conditional Access Module" (Claim 3) leaves doubt about the category of the claim (see PCT-Gazette, Section IV, III-4.1). Furthermore, Claim 3 does not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The claim attempts to define the subject-matter in terms of the result to be achieved which merely amounts to a statement of the underlying problem. The technical features necessary for achieving this result should be added.
 - c. Claims 8 and 10 include features in brackets: "(purchase dialogue)", "(technical dialogue)", which does not allow to interpret these as part of the Claim, but to be only a support for analysing the figures.

d. The independent Claims are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art document D1 = I OKOTH ET AL: 'DVB: Common Interface als ideale interaktive Multimedia-Umgebung' FERNSEH UND KINOTECHNIK, vol. 51, no. 12, 1 January 1997 (1997-01-01), pages 854-856, XP002088534 ISSN: 0015-0142, being placed in a preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in a characterising part (Rule 6.3(b)(ii) PCT).

The independent Claims should therefore be redrafted accordingly. If, however, the applicant is of the opinion that the two-part form would be inappropriate, then reasons therefor should be provided in the letter of reply. In addition, the applicant should ensure that it is clear from the description which features of the subject-matter of the independent Claims are **known from** document **D1** (see the PCT Guidelines PCT/GL/3 III, 2.3a).

- e. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents **D1 and D2** = US-A-5 590 202 (BESTLER CAITLIN B ET AL) 31 December 1996 (1996-12-31) is not mentioned in the description, nor are these documents identified therein.
- f. The description is should be in conformity with the claims as required by Rule 5.1(a)(iii) PCT. In particular the objective techical problem of the state of the art D1, solved by the characterizing part of the application, should be pointed out.
- 4. In view of the above objections, the Applicant should present any amended claim in such a form that unambiguously a technical system or method including all the features being essential for the whole exploitation of the invention is claimed, respecting the requirements of unity (Rule 13 PCT).



EPA/EPO/OEB

D-80298 München +49 89 2399-0

TX 523 656 epmu d FAX +49 89 2399-4465



Eu an Patent Office

Office européen des brevets

Generaldirektion 2

Directorate General 2

Direction Générale 2

Correspondence with the EPO on PCT Chapter II demands

In order to ensure that your PCT Chapter II demand is dealt with as promptly as possible you are requested to use the enclosed self-adhesive labels with any correspondence relating to the demand sent to the Munich Office.

One of these labels should be affixed to a prominent place in the upper part of the letter or form etc. which you are filing.

TENT COOPERATION TRE

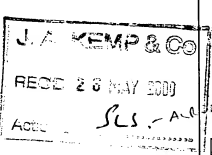
Fax No: 44-171-242-893.

From the:

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

SMITH, Samuel L. J.A. KEMP & CO. 14 South Square Gray's Inn London WC1R 5LX GRANDE BRETAGNE



PCT

- 9 pages

WRITTEN OPINION

DIACILA

(PCT Rule 66) Sent in advance

Date of mailing (day/month/year)

22.05.2000

Applicant's or agent's file reference

N.74723A SLS

REPLY DUE

within 2 month(s)

from the above date of mailing

International application No. PCT/GB99/01392

International filing date (day/month/year)

•

Priority date (day/month/year)

06/05/1998

International Patent Classification (IPC) or both national classification and IPC

H04L12/64

Applicant

SONY UNITED KINGDOM LIMITED et al.

1. This written opinion is the first drawn up by this International Preliminary Examining Authority.

05/05/1999

- 2. This opinion contains indications relating to the following items:
 - I ☒ Basis of the opinion
 - II Priority
 - III On-establishment of opinion with regard to novelty, inventive step and industrial applicability
 - IV \(\omega \) Lack of unity of invention
 - V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

 - VII

 Certain defects in the international application
- 3. The applicant is hereby invited to reply to this opinion.

When? See the time limit indicated above. The applicant may, before the expiration of that time limit,

request this Authority to grant an extension, see Rule 66.2(d).

How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3.

For the form and the language of the amendments, see Rules 66.8 and 66.9.

Also: For an additional opportunity to submit amendments, see Rule 66.4.

For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis.

For an informal communication with the examiner, see Rule 66.6.

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 06/09/2000.

Name and mailing address of the international preliminary examining authority:

9)

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer / Examiner

Huber, O

Formalities officer (incl. extension of time limits)

Ahrens, R

Telephone No. +49 89 2399 8136



International application No. PCT/GB99/01392

I. Basis of the opinion

1.	This opinion has been drawn on the basis of (substitute sheets which have been furnished to the receiving Offic in response to an invitation under Article 14 are referred to in this opinion as "originally filed".):									
	Description	on, pages:								
	1-27		as originally filed	İ			•			
	Claims, N	o.:								
	1-28		as originally filed	i						
	Drawings	, sheets:								
	1/15-15/15	5	as originally filed	i						
2.	The amen	dments have	e resulted in the c	ancellatior	n of:					
	☐ the de	escription,	pages:				,			٠
	☐ the cla	•	Nos.:							
		rawings,	sheets:		·					
3.			established as if nd the disclosure				not been i	nade, since	they have	been
	A -4 -100° 1	- h m - - 4 ;- m	- 4							
4.	Additional	observation	s, if necessary:				·· · · · · · · · · · · · · · · · · · ·		-	•
	·									· . · · · ·
IV	. Lack of u	nity of inve	ntion							
1,	In respons	se to the invi	tation (Form PCT	/IPEA/405)	to restrict	or pay add	litional fee	s, the applica	ant has:	
	☐ restric	cted the clair	ns.	Ð	2		er er gere		the section of the	
	☐ paid a	additional fee	es.							

2.

This Authority found that the requirement of unity of invention is not complied with for the following reasons

☐ paid additional fees under protest.

neither restricted nor paid additional fees.

WRITTEN OPINION

and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees:

3.	3. Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this opinion:						
	all parts.						
	★ the parts relating to claim	ıs Nos. 1-24,28.					
٧.	. Reasoned statement under applicability; citations and	Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial explanations supporting such statement					
1.	Statement						
	Novelty (N)	Claims 1-24, 28					
	Inventive step (IS)	Claims					
	Industrial applicability (IA)	Claims					
2.	. Citations and explanations see separate sheet						
	II. Certain defects in the inte						
T	he following defects in the forn	n or contents of the international application have been noted:					
٠.	see separate sheet	and the second of the second o					
٧	/III. Certain observations on t	he international application					
T	laims are fully supported by the						
٠,	see separate sheet	and the control of th					

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following documents:

D1 = I OKOTH ET AL: 'DVB: Common Interface als ideale interaktive Multimedia-Umgebung' FERNSEH UND KINOTECHNIK, vol. 51, no. 12, 1 January 1997 (1997-01-01), pages 854-856, XP002088534 ISSN: 0015-0142

D2 = US-A-5 590 202 (BESTLER CAITLIN B ET AL) 31 December 1996 (1996-12-31)

2. As far as Claim 1 could be understood (see Item VIII), the subject-matter of **Claim**1 of the present application **cannot be considered as novel** (Article 33(2) PCT) for the following reason:

Document **D1**, which is considered to represent the most relevant state of the art, **discloses** (according to the wording of present claim) **all features of Claim 1**, a conditional access (page 854, middle column, line 11: "Conditional Access Module") subunit (see Bild 3, the "Common Interface" separates the receiver from the descrambler; also Bild 4 shows the common interface) for connection to an IEEE 1394 network (page 856, 3. paragraph: "Die Common-Interface-Spezifikation von DVB erlaubt den Anschluß von bis zu acht Cl-Modulen ..."), which comprises; means to receive AV/C Conditional Access Commands over the IEEE network from another subunit (page 854, right column, lines 5-8: "Das Common Interface ist ein Bindeglied zwischen den nach DVB vereinheitlichten Komponenten ..." and the standard comprises already the AV/C commands, see the description page 2, lines 9-14); and

means to transmit AV/C responses over the IEEE 1394 network in response to the received AV/C Conditional Access Commands (the reply response scheme of the AV/C commands is part of the technical standard and as thus acknowledged in the description: page 26, lines 8-10: "Due to the nature of AV/C commands whereby each command requires a response ...").

Furthermore, it should be noted that even if novelty of Claim 1 could be argued, based on minor differences between the features of Claim 1 and those disclosed in D1, the subject-matter of Claim 1 would not involve an inventive step, Articles 33 (3) PCT, in view of the disclosure of D1, especially as this document discloses the same object and the same type of solution as claimed in Claim 1, i.e. a subunit connected via a common interface (IEEE 1394).

Present Claim 1 is therefore not considered as novel.

- Independent Claims 2,3 and 28 correspond for the category "use", "method" and 3. "tuner (system)" to the method claimed in Claim 1. Therefore the same objections arise regarding novelty as for Claim 1 (see paragraph 2.).
- Dependent Claims 4-24 do not contain any features which, in combination with the 4. features of any claim to which they refer, meet the requirements of the PCT in respect of novelty, the reasons being as follows:

The person skilled in the art is aware of the different commands to operate the Conditional Access Module, like the CA enable command (Claim 4) an op code like CC₁₆ (Claim 5), a system ID (Claim 6), an action operand (Claim 7), an CA enable and notify command (Claim 9), a service 1D (Claim 11), an operand for the number of PID definition to follow (Claim 12), a stream type operand (Claim 13), a CA entitlement command (Claim 14) with opcode CD₁₆ (Claim 15) which includes a system ID (Claim 16) or defining broadcast systems (Claim 17), including various IDs (Claim 18), an operand able to represent entitlement status (Claim 19) with various values (Claim 20), a security command (Claim 21) with opcode 0F₁₆ (Claim 22), the security command includes authentication (Claim 23), which are defined in the IEC61883 standard according to the description (page 2, lines 15-24).

These functions are also well known from document D2 which serve for the same purpose in a similar conditional access module.

Document D1 further discloses:

WRITTEN OPINION SEPARATE SHEET

- a. A descrambling facility within the subunit (Claim 8 and 10) is shown in Bild 3: "Descrambler" in CAM (Conditional Access Module).
- b. The subunit only transmits data after authentication (Claim 24) is disclosed by the "Smart Card Interface" in Bild 3.

Therefore the subject-matter of Claims 2-24 is not considered as novel.

Re Item VII

Certain defects in the international application

1. The independent Claims are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art document **D1**, being placed in a preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in a characterising part (Rule 6.3(b)(ii) PCT).

The independent Claims should therefore be redrafted accordingly. If, however, the applicant is of the opinion that the two-part form would be inappropriate, then reasons therefor should be provided in the letter of reply. In addition, the applicant should ensure that it is clear from the description which features of the subject-matter of the independent Claims are **known from** document **D1** (see the PCT Guidelines PCT/GL/3 III, 2.3a).

- 2. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents **D1 and D2** is not mentioned in the description, nor are these documents identified therein.
- 3. The description is should be in conformity with the claims as required by Rule 5.1(a)(iii) PCT. In particular the objective technical problem of the state of the art D1, solved by the characterizing part of the application, should be pointed out.

International application No. PCT/GB99/01392

Re Item VIII

Certain observations on the international application

- It is clear from the description on page 7, lines 25-30 that the following features (in 1. bold letters) are essential to the definition of the invention:
 - "... a conditional access subunit models the core functionality of a descrambler."
 - "receive scrambled streams", (1)
 - "descrambles them", (2)
 - (3) "outputs a descrambled stream",

and page 8, lines 2-6 shows that the definition of the subject matter "conditional access subunit" is too broad as "A solution exists in the form of ... However there exists a new requirement for a Networked Conditional Access Module (NCAM)." (see page 6, line 31- page 7, line 2):

"The CA subunit contains the descrambling functionality ..."

(4) "... required for an NCAM ..."

The application consequently relates to a "Networked Conditional Access Module".

Since independent Claims 1, 2, 3 and 28 do not contain these features it does not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

- The term "subunit" in Claim 1 is not clear (Article 6 PCT) as the difference to a "unit" 2. or "Module" (Claim 3) is not defined by any feature.
- The category of the Claims 5-24 is not clear as it is generally not acceptable to have 3. a mixture of categories in multiple dependent claims.
- The designation of the subject matter "a subunit" (Claim 2) is not sufficiently clear 4. (Article 6 PCT) to distinguish it from the "conditional access subunit" in Claim 1.

- The designation of the subject matter "A method of providing a Conditional Access 5. Module" (Claim 3) leaves doubt about the category of the claim (see PCT-Gazette, Section IV, III-4.1). Furthermore, Claim 3 does not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The claim attempts to define the subject-matter in terms of the result to be achieved which merely amounts to a statement of the underlying problem. The technical features necessary for achieving this result should be added.
- Claims 8 and 10 include features in brackets: "(purchase dialogue)", "(technical 6. dialogue)", which does not allow to interpret these as part of the Claim, but to be only a support for analysing the figures.
- In order to facilitate the examination of the conformity of the amended application 7. with the requirements of Article 34(2)(b) PCT, the applicant is requested to clearly identify the amendments carried out, no matter whether they concern amendments by addition, replacement or deletion, and to indicate the passages of the application as filed on which these amendments are based (see also Rule 66.8(a) PCT).
 - If the applicant regards it as appropriate these indications could be submitted in handwritten form on a copy of the relevant parts of the application as filed.

and the companies of th

Any information the applicant may wish to submit concerning the subject-matter of the invention, for example further details of its advantages or of the problem it solves, and for which there is no basis in the application as filed, should be confined to the letter of reply rather than be incorporated into the application, Article 34(2)(b) PCT.



■ EPA/EPO/OEB

D-80298 München

#49 89 2399-0 TX 523 656 epmu d FAX +49 89 2399-4465



Eur an Patent Office

Office européen des brevets

Generaldirektion 2

Directorate General 2

Direction Générale 2

Correspondence with the EPO on PCT Chapter II demands

In order to ensure that your PCT Chapter II demand is dealt with as promptly as possible you are requested to use the enclosed self-adhesive labels with any correspondence relating to the demand sent to the Munich Office.

One of these labels should be affixed to a prominent place in the upper part of the letter or form etc. which you are filing.

PCT

REC'D 10 AUG 2000

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or age	nt's file reference	SOD SUDTUSED ACTION	See Notification of Transmittal of International
N.74723A	SLS	3	FOR FURTHER ACTION	Preliminary Examination Report (Form PCT/IPEA/416)
Internationa	appli	cation No.	International filing date (day/mon	hth/year) Priority date (day/month/year)
PCT/GB9	9/01	392	05/05/1999	06/05/1998
Internationa H04L12/6		nt Classification (IPC) or na	tional classification and IPC	
Applicant SONY UN	NITE	D KINGDOM LIMITED	et al.	
1. This in and is	nterna trans	ational preliminary exam smitted to the applicant a	ination report has been preparaccording to Article 36.	ed by this International Preliminary Examining Authority
2. This F	REPC	RT consists of a total of	9 sheets, including this cover	sheet.
b (s	een a ee R	mended and are the bas	sis for this report and/or sheets 07 of the Administrative Instruc	the description, claims and/or drawings which have containing rectifications made before this Authority ctions under the PCT).
3. This r	eport ⊠		ating to the following items:	
П		·		
III		Non-establishment of c	ppinion with regard to novelty, i	nventive step and industrial applicability
IV	\boxtimes	Lack of unity of invention	on	•
٧	Ø		nder Article 35(2) with regard toons suporting such statement	o novelty, inventive step or industrial applicability;
VI		Certain documents cit	ed	
VII	\boxtimes	Certain defects in the i	nternational application	
VIII	Ø	Certain observations o	n the international application	
Date of sub	missi	on of the demand	Date (of completion of this report
18/11/19	99		08.08	.2000
	exam	g address of the international	al Autho	rized officer
)	D-8 Tel.	opean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 52365 : +49 89 2399 - 4465	•	er, O hone No. +49 89 2399 8967

International application No. PCT/GB99/01392

I. Basis of the report

1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to

	tne	e report since they do not contain amendments.).									
	Des	cription, pages:									
	1-27	7	as originally filed								
	Clai	ims, No.:									
	1-28	3	as originally filed								
	Dra	wings, sheets:									
	1/15	5-15/15	as originally filed								
2.	The	amendments have	e resulted in the cancellation of:								
		the description,	pages:								
		the claims,	Nos.:								
		the drawings,	sheets:								
3.			en established as if (some of) the amendments had not been made, since they have been beyond the disclosure as filed (Rule 70.2(c)):								
4.	Add	litional observation	s, if necessary:								
IV.	. Lac	k of unity of inver	ntion								
1.	In re	esponse to the invit	ation to restrict or pay additional fees the applicant has:								
		restricted the clair	ns.								
		paid additional fee	9 S.								
		paid additional fee	es under protest.								
	\boxtimes	neither restricted i	icted nor paid additional fees.								

International application No. PCT/GB99/01392

2.		This Authority found that the requirement of unity of invention is not complied and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.							
3.	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is								
		complied with.							
	Ø	not complied with for the	e follow	ing reaso	ons:				
		see separate sheet							
4.		nsequently, the following mination in establishing			mational application were the subject of international preliminary				
		all parts.							
	\boxtimes	the parts relating to clai	ms Nos	. 1-24, 28	8.				
V.					vith regard to novelty, inventive step or industrial supporting such statement				
1.	Sta	tement							
	Nov	velty (N)	Yes: No:	Claims Claims					
	Inve	entive step (IS)	Yes: No:	Claims Claims					
	Ind	ustrial applicability (IA)	Yes: No:	Claims Claims	·				
2.	Cita	ations and explanations							
	see	separate sheet							
Vi	ı Ca	utain defects in the inte	rnation	al annlic	cation				

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

International application No. PCT/GB99/01392

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

International application No. PCT/GB99/01392

EXAMINATION REPORT - SEPARATE SHEET

Re Item IV

Lack of unity of invention

All independent claims must be linked by a single inventive concept (Rule 13.1 PCT). In the present case however, this requirement is not met. There are three separate inventions or groups of inventions, as follows:

- A conditional access subunit (Claim 1) with corresponding reciprocal subunit 1) (Claim 2), corresponding method defining a Conditional Access Module as a Conditional Access Subunit (Claim 3) and a corresponding tuner (Claim 28) comprising such a subunit, which comprises means to exchange AV/C Conditional Access Commands and replies over an IEEE 1394 network.
- A conditional access subunit (Claim 25) which descrambles a transport 11) stream, scrambles the stream again before retransmitting such that only authorized subunits can descramble the scream.
- A conditional access subunit (Claim 26) which periodically contacts a tuner to III) request a transport stream for a period of time, which is long enough to update the entitlement management messages. Additionally a network (Claim 27) and a tuner (Claim 28) comprising such a subunit correspond thereto.

These three inventions could be implemented independently of each other and share neither an inventive concept (Rule 13.1 PCT), nor special technical features or method steps (Rule 13.2 PCT) for the following reason:

The inventions do not share any technical features beside the fact that they are used "for connection to an IEEE 1394 network" which is not a limiting feature ("for" is interpreted as "suitable for ...").

As the Applicant did not respond to the invitation to restrict the claims or pay additional fees, the preliminary examination report is established on those parts of the international application appearing to be the main invention, namely invention I (Article 34(3)(c) PCT).

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following documents:

D1 = I OKOTH ET AL: 'DVB: Common Interface als ideale interaktive Multimedia-Umgebung' FERNSEH UND KINOTECHNIK, vol. 51, no. 12, 1 January 1997 (1997-01-01), pages 854-856, XP002088534 ISSN: 0015-0142

D2 = US-A-5 590 202 (BESTLER CAITLIN B ET AL) 31 December 1996 (1996-12-31)

2. As far as Claim 1 could be understood (see Item VIII), the subject-matter of Claim 1 of the present application cannot be considered as novel (Article 33(2) PCT) for the following reason:

Document **D1**, which is considered to represent the most relevant state of the art, **discloses** (according to the wording of present claim) **all features of Claim 1**, a conditional access (page 854, middle column, line 11: "Conditional Access Module") subunit (see Bild 3, the "Common Interface" separates the receiver from the descrambler; also Bild 4 shows the common interface) for connection to an IEEE 1394 network (page 856, 3. paragraph: "Die Common-Interface-Spezifikation von DVB erlaubt den Anschluß von bis zu acht Cl-Modulen ..."), which comprises; means to receive AV/C Conditional Access Commands over the IEEE network from another subunit (page 854, right column, lines 5-8: "Das Common Interface ist ein Bindeglied zwischen den nach DVB vereinheitlichten Komponenten ..." and the standard comprises already the AV/C commands, see the description page 2, lines

means to transmit AV/C responses over the IEEE 1394 network in response to the received AV/C Conditional Access Commands (the reply response scheme of the AV/C commands is part of the technical standard and as thus acknowledged in the description: page 26, lines 8-10: "Due to the nature of AV/C commands whereby each command requires a response ...").

9-14); and

Furthermore, it should be noted that even if novelty of Claim 1 could be argued, based on minor differences between the features of Claim 1 and those disclosed in D1, the subject-matter of Claim 1 would not involve an inventive step, Articles 33 (3) PCT, in view of the disclosure of D1, especially as this document discloses the same object and the same type of solution as claimed in Claim 1, i.e. a subunit connected via a common interface (IEEE 1394).

Present Claim 1 is therefore not considered as novel.

- 3. Independent Claims 2,3 and 28 correspond for the category "use", "method" and "tuner (system)" to the method claimed in Claim 1. Therefore the same objections arise regarding novelty as for Claim 1 (see paragraph 2.).
- 4. Dependent Claims 4-24 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of **novelty**, the reasons being as follows:

The person skilled in the art is aware of the different commands to operate the Conditional Access Module, like the CA enable command (Claim 4) an op code like CC₁₆ (Claim 5), a system ID (Claim 6), an action operand (Claim 7), an CA enable and notify command (Claim 9), a service ID (Claim 11), an operand for the number of PID definition to follow (Claim 12), a stream type operand (Claim 13), a CA entitlement command (Claim 14) with opcode CD₁₆ (Claim 15) which includes a system ID (Claim 16) or defining broadcast systems (Claim 17), including various IDs (Claim 18), an operand able to represent entitlement status (Claim 19) with various values (Claim 20), a security command (Claim 21)with opcode OF₁₆ (Claim 22), the security command includes authentication (Claim 23), which are defined in the IEC61883 standard according to the description (page 2, lines 15-24).

These functions are also well known from document D2 which serve for the same purpose in a similar conditional access module.

Document D1 further discloses:

A descrambling facility within the subunit (Claim 8 and 10) is shown in 'Bild 3':
 "Descrambler" in CAM (Conditional Access Module).

b. The subunit only transmits data after authentication (Claim 24) is disclosed by the "Smart Card Interface" in 'Bild 3'.

Therefore the subject-matter of Claims 2-24 is not considered as novel.

As the Claims 1-24 and 28 are not considered as novel, the subject matter is also not inventive. Nevertheless the subject matter is industrially applicable.

Re Item VII

Certain defects in the international application

- The independent Claims are not in the two-part form in accordance with Rule 6.3(b) 1. PCT, which in the present case would be appropriate, with those features known in combination from the prior art document D1, being placed in a preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in a characterising part (Rule 6.3(b)(ii) PCT).
- 2. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1 and D2 is not mentioned in the description, nor are these documents identified therein.
- The description is not in conformity with the claims as required by Rule 5.1(a)(iii) 3. PCT. In particular the objective technical problem of the state of the art D1, solved by the characterizing part of the application, is not pointed out.

Re Item VIII

Certain observations on the international application

- It is clear from the description on page 7, lines 25-30 that the following features (in 1. bold letters) are essential to the definition of the invention:
 - "... a conditional access subunit models the core functionality of a descrambler."
 - (1) "receive scrambled streams".
 - (2) "descrambles them",
 - (3) "outputs a descrambled stream",

EXAMINATION REPORT - SEPARATE SHEET

and page 8, lines 2-6 shows that the definition of the subject matter "conditional access subunit" is too broad as "A solution exists in the form of ... However there exists a new requirement for a Networked Conditional Access Module (NCAM)." (see page 6, line 31- page 7, line 2):

"The CA subunit contains the **descrambling** functionality ..."

(4) "... required for an NCAM ..."

The application consequently relates to a "Networked Conditional Access Module".

Since independent Claims 1, 2, 3 and 28 do not contain these features it does not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

- The term "subunit" in Claim 1 is not clear (Article 6 PCT) as the difference to a "unit" 2. or "Module" (Claim 3) is not defined by any feature.
- The category of the Claims 5-24 is not clear as it is generally not acceptable to have 3. a mixture of categories in multiple dependent claims.
- The designation of the subject matter "a subunit" (Claim 2) is not sufficiently clear 4. (Article 6 PCT) to distinguish it from the "conditional access subunit" in Claim 1.
- The designation of the subject matter "A method of providing a Conditional Access 5. Module" (Claim 3) leaves doubt about the category of the claim (see PCT-Gazette, Section IV, III-4.1). Furthermore, Claim 3 does not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The claim attempts to define the subject-matter in terms of the result to be achieved which merely amounts to a statement of the underlying problem. The technical features necessary for achieving this result should be added.
- Claims 8 and 10 include features in brackets: "(purchase dialogue)", "(technical 6. dialogue)", which does not allow to interpret these as part of the Claim, but to be only a support for analysing the figures.



From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To-

SMITH, Samuel L.
J.A. KEMP & CO.
14 South Square
Gray's Inn
London WC1R 5LX
GRANDE BRETAGNE

J. A. KEMP & Co

Action by____

PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT (PCT Rule 71.1)

Date of mailing

(day/month/year)

08.08.2000

Applicant's or agent's file reference

International application No.

PCT/GB99/01392

N.74723A SLS

International filing date (day/month/year)

05/05/1999

IMPORTANT NOTIFICATION

Priority date (day/month/year)

06/05/1998

Applicant

SONY UNITED KINGDOM LIMITED et al.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer

Ahrens, R

Tel.+49 89 2399-8136





PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's		nt's file reference	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
			In According to Silvery destruction on the	
Internationa			International filing date (day/month	06/05/1998
PCT/GB9			05/05/1999	06/05/1996
International H04L12/		nt Classification (IPC) or n	ational classification and IPC	
Applicant SONY U	NITE	D KINGDOM LIMITE	D et al.	
1. This i	nterna s trans	ational preliminary exar smitted to the applicant	nination report has been prepared according to Article 36.	d by this International Preliminary Examining Authority
2. This	REPO	RT consists of a total of	of 9 sheets, including this cover s	heet.
t (seen a	mended and are the ba	asis for this report and/or sheets of 607 of the Administrative Instructi	ne description, claims and/or drawings which have containing rectifications made before this Authority ions under the PCT).
3. This	report ⊠	contains indications re	lating to the following items:	
i		Priority		
111		•	opinion with regard to novelty, in	ventive step and industrial applicability
IV		Lack of unity of inven		
V	×	Reasoned statement		novelty, inventive step or industrial applicability;
VI		Certain documents o		
VII	\boxtimes		international application	
VIII	☒	Certain observations	on the international application	
Date of su	bmişsi	on of the demand	Date of	completion of this report
18/11/19	9 99		08.08.2	2000
	y exam	g address of the internatio ining authority: opean Patent Office	nal Authori	zed officer
9	D-8	opean Fatent Office 0298 Munich +49 89 2399 - 0 Tx: 5236	Hube	r, O
I ———	-	: +49 89 2399 - 4465	· ·	one No. +49 89 2399 8967

International application No. PCT/GB99/01392

I. Basis of the report

•	Basis of the re	P-1.										
1.	This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office is response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):											
	Description, pa	ages:										
	1-27	as ori	ginally filed									
	Claims, No.:											
	1-28	as ori	ginally filed									
	Drawings, she	ets:					٠.					
	1/15-15/15	as ori	ginally filed									
2.	The amendmen	nts have result	ted in the cance	llation of:								
	☐ the descrip	otion, pag	ges:									
	☐ the claims,	, No	s.:									
	☐ the drawin	gs, she	eets:						*			
3.	☐ This report	t has been est	tablished as if (s d the disclosure	some of) the as filed (Ru	amendme	ents had	not been	made, since	they have	been		
				, ,			* *					
						· •			***			
4.	Additional obse	ervations, if ne	ecessary:									
•					٠	. '	*	1.3	remogra	. 4		
IV	/. Lack of unity		e en				·	se til i j	.:	٠.		
1.	In response to	the invitation t	to restrict or pay	additional f	ees the ap	plicant h	as:					
	restricted t		e La Paris	t greek	er saar gaal See saar		· · . · . ·	· . · · · · · · · · · · · · · · · · · ·				
	paid additi	onal fees und	er protest.									

☑ neither restricted nor paid additional fees.

International application No. PCT/GB99/01392

2.		This Authority found the 68.1, not to invite the a	at the r pplican	equirement t to restric	nt of unity o	of invent Iditional	ion is not co fees.	mplied and	chose, acco	rding to Rule
3.	Thi	s Authority considers tha	at the re	equiremen	t of unity o	f inventi	on in accord	lance with f	Rules 13.1, 1	3.2 and 13.3 is
		complied with.								
	×	not complied with for th	ne follov	ving reaso	ons:					
										•
		see separate sheet								
4.	Cor exa	nsequently, the following mination in establishing	parts o this rep	of the inter port:	national a _l	oplicatio	n were the s	ubject of in	temational pr	eliminary
		all parts.								
	×	the parts relating to cla	ims No:	s. 1-24, 28	3.					
٧.	Rea app	soned statement unde licability; citations and	r Artic I expla	le 35(2) w nations s	ith regard upporting	to nove	elty, inventi tatement	ve step or	industrial	
1.	Stat	ement								
	Nov	elty (N)	Yes: No:	Claims Claims	1-24,28				•	
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1-24,28					
	Indu	strial applicability (IA)	Yes:		1-24,28					
			No:	Claims					•	
2.	Citat	tions and explanations								
	see	separate sheet	4				-			; √ ³
					• .		•			
VII.	Cer	tain defects in the inte	rnation	al applica	ation					
The	follo	owing defects in the form	or con	itents of th	ne internati	onal ap _l	olication hav	e been note	ed:	
	٠.,		·	• •						

International application No. PCT/GB99/01392

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

INTERNATIONAL PRELIMINARY International application No. PCT/GB99/01392 EXAMINATION REPORT - SEPARATE SHEET

Re Item IV Lack of unity of invention

All independent claims must be linked by a single inventive concept (Rule 13.1 PCT). In the present case however, this requirement is not met. There are **three separate inventions** or groups of inventions, as follows:

- I) A conditional access subunit (Claim 1) with corresponding reciprocal subunit (Claim 2), corresponding method defining a Conditional Access Module as a Conditional Access Subunit (Claim 3) and a corresponding tuner (Claim 28) comprising such a subunit, which comprises means to exchange AV/C Conditional Access Commands and replies over an IEEE 1394 network.
- II) A conditional access subunit (Claim 25) which descrambles a transport stream, scrambles the stream again before retransmitting such that only authorized subunits can descramble the scream.
- III) A conditional access subunit (Claim 26) which periodically contacts a tuner to request a transport stream for a period of time, which is long enough to update the entitlement management messages. Additionally a network (Claim 27) and a tuner (Claim 28) comprising such a subunit correspond thereto.

These three inventions could be implemented independently of each other and share neither an inventive concept (Rule 13.1 PCT), nor special technical features or method steps (Rule 13.2 PCT) for the following reason:

The inventions do not share any technical features beside the fact that they are used "for connection to an IEEE 1394 network" which is not a limiting feature ("for" is interpreted as "suitable for ...").

As the Applicant did **not respond to the invitation** to restrict the claims or pay additional fees, the preliminary examination **report is established on** those parts of the international application appearing to be the main invention, namely **invention** I (Article 34(3)(c) PCT).

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents: 1.

D1 = I OKOTH ET AL: 'DVB: Common Interface als ideale interaktive Multimedia-Umgebung' FERNSEH UND KINOTECHNIK, vol. 51, no. 12, 1 January 1997 (1997-01-01), pages 854-856, XP002088534 ISSN: 0015-0142

D2 = US-A-5 590 202 (BESTLER CAITLIN B ET AL) 31 December 1996 (1996-12-31)

As far as Claim 1 could be understood (see Item VIII), the subject-matter of Claim 2. 1 of the present application cannot be considered as novel (Article 33(2) PCT) for the following reason:

Document D1, which is considered to represent the most relevant state of the art, discloses (according to the wording of present claim) all features of Claim 1, a conditional access (page 854, middle column, line 11: "Conditional Access Module") subunit (see Bild 3, the "Common Interface" separates the receiver from the descrambler; also Bild 4 shows the common interface) for connection to an IEEE 1394 network (page 856, 3. paragraph: "Die Common-Interface-Spezifikation von DVB erlaubt den Anschluß von bis zu acht Cl-Modulen ..."), which comprises; means to receive AV/C Conditional Access Commands over the IEEE network from another subunit (page 854, right column, lines 5-8: "Das Common Interface ist ein Bindeglied zwischen den nach DVB vereinheitlichten Komponenten ..." and the standard comprises already the AV/C commands, see the description page 2, lines 9-14); and

means to transmit AV/C responses over the IEEE 1394 network in response to the received AV/C Conditional Access Commands (the reply response scheme of the AV/C commands is part of the technical standard and as thus acknowledged in the description: page 26, lines 8-10: "Due to the nature of AV/C commands whereby each command requires a response ...").

Furthermore, it should be noted that even if novelty of Claim 1 could be argued, based on minor differences between the features of Claim 1 and those disclosed in D1, the subject-matter of Claim 1 would not involve an inventive step, Articles 33 (3) PCT, in view of the disclosure of D1, especially as this document discloses the same object and the same type of solution as claimed in Claim 1, i.e. a subunit connected via a common interface (IEEE 1394).

Present Claim 1 is therefore not considered as novel.

- 3. Independent Claims 2,3 and 28 correspond for the category "use", "method" and "tuner (system)" to the method claimed in Claim 1. Therefore the same objections arise regarding novelty as for Claim 1 (see paragraph 2.).
- 4. Dependent Claims 4-24 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of **novelty**, the reasons being as follows:

The person skilled in the art is aware of the different commands to operate the Conditional Access Module, like the CA enable command (Claim 4) an op code like CC₁₆ (Claim 5), a system ID (Claim 6), an action operand (Claim 7), an CA enable and notify command (Claim 9), a service ID (Claim 11), an operand for the number of PID definition to follow (Claim 12), a stream type operand (Claim 13), a CA entitlement command (Claim 14) with opcode CD₁₆ (Claim 15) which includes a system ID (Claim 16) or defining broadcast systems (Claim 17), including various IDs (Claim 18), an operand able to represent entitlement status (Claim 19) with various values (Claim 20), a security command (Claim 21)with opcode OF₁₆ (Claim 22), the security command includes authentication (Claim 23), which are defined in the IEC61883 standard according to the description (page 2, lines 15-24).

These functions are also well known from document D2 which serve for the same purpose in a similar conditional access module.

Document D1 further discloses:

a. A descrambling facility within the subunit (Claim 8 and 10) is shown in 'Bild 3':
 "Descrambler" in CAM (Conditional Access Module).

INTERNATIONAL PRELIMINARY International application No. PCT/GB99/01392 EXAMINATION REPORT - SEPARATE SHEET

b. The subunit only transmits data after authentication (Claim 24) is disclosed by the "Smart Card Interface" in 'Bild 3'.

Therefore the subject-matter of Claims 2-24 is not considered as novel.

As the Claims 1-24 and 28 are not considered as novel, the subject matter is also not inventive. Nevertheless the subject matter is industrially applicable.

Re Item VII

Certain defects in the international application

- 1. The independent Claims are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art document **D1**, being placed in a preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in a characterising part (Rule 6.3(b)(ii) PCT).
- 2. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents **D1 and D2** is not mentioned in the description, nor are these documents identified therein.
- 3. The description is not in conformity with the claims as required by Rule 5.1(a)(iii) PCT. In particular the objective technical problem of the state of the art D1, solved by the characterizing part of the application, is not pointed out.

Re Item VIII

Certain observations on the international application

- 1. It is clear from the description on page 7, lines 25-30 that the following features (in bold letters) are essential to the definition of the invention:
 - "... a conditional access subunit models the core functionality of a descrambler."
 - (1) "receive scrambled streams",
 - (2) "descrambles them",
 - (3) "outputs a descrambled stream",

and page 8, lines 2-6 shows that the definition of the subject matter "conditional access subunit" is too broad as "A solution exists in the form of ... However there exists a new requirement for a Networked Conditional Access Module (NCAM)." (see page 6, line 31- page 7, line 2):

"The CA subunit contains the descrambling functionality ..."

(4) "... required for an NCAM ..."

The application consequently relates to a "Networked Conditional Access Module".

Since independent Claims 1, 2, 3 and 28 do not contain these features it does not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

- 2. The term "subunit" in Claim 1 is not clear (Article 6 PCT) as the difference to a "unit" or "Module" (Claim 3) is not defined by any feature.
- 3. The category of the Claims 5-24 is not clear as it is generally not acceptable to have a mixture of categories in multiple dependent claims.
- 4. The designation of the subject matter "a subunit" (Claim 2) is not sufficiently clear (Article 6 PCT) to distinguish it from the "conditional access subunit" in Claim 1.
- 5. The designation of the subject matter "A method of providing a Conditional Access Module" (Claim 3) leaves doubt about the category of the claim (see PCT-Gazette, Section IV, III-4.1). Furthermore, Claim 3 does not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The claim attempts to define the subject-matter in terms of the result to be achieved which merely amounts to a statement of the underlying problem. The technical features necessary for achieving this result should be added.
- 6. Claims 8 and 10 include features in brackets: "(purchase dialogue)", "(technical dialogue)", which does not allow to interpret these as part of the Claim, but to be only a support for analysing the figures.